# One Staffordshire Information Sharing Protocol

## Contents

xecutive summary	1
. Purpose	
. Powers	3
. Partners	4
Process for Sharing	5
. Review	

## Appendix A

Signatories and Designated Officers

Appendix B Legislation Summary

Appendix C Conditions of Consent

Appendix D Information Sharing Agreement

<u>Appendix E</u> <u>Information Sharing Health and Social Care Data</u>

Appendix F Fair Processing

Appendix G Individual Information Sharing Agreements

Appendix H Information Sharing Templates

#### Executive summary

The 'One Staffordshire Information Sharing Protocol' deals with the emerging issues surrounding information sharing between agencies and organisations that are delivering services for the social, economic and environmental wellbeing of the community.

Promoting and achieving wellbeing is only likely to be successful where organisations work together to ensure that communities; are kept safe; participate in healthy lifestyle choices; are looked after; are provided with the opportunity to succeed; are part of a thriving economy; and live in and enjoy a protected and respected built and natural environment.

The protocol has been produced by a working group made up of representatives from various public bodies whose remit has been to review existing information sharing protocols and replace them with 'One Staffordshire Information Sharing Protocol' which accurately reflects the current information sharing climate, legislative requirements and best practice.

This Protocol includes information sharing between services commissioned to deliver health and social care services within the boundaries of Staffordshire (including Stokeon-Trent) but may also include services delivered outside of the area.

Our aim is to enable partners to co-ordinate effort, collate and exchange information to achieve joint objectives, co-ordinate resources, support one another in addressing common and locally set priorities and comply with the law.

The protocol outlines the purposes for sharing information, the powers that organisations have to share information, the role of partners and what can be expected from them, the process for sharing and scheduled review dates. The protocol alone does not provide the legal right to share information, it sets out the boundaries and guides under which sharing can occur and shows a commitment from its signatories to uphold what is required of them.

Important - Please note that except where legally bound, projects involving regular information sharing should have a specific Information Sharing Agreement (also known as a Tier 2 agreement) which has been approved by the Designated Officer of organisations involved in the specific sharing. See section 4 for full details on sharing under the protocol.

#### 1. Purpose

1.1 Organisations throughout Staffordshire recognise that all individuals have a right to economic, social and environmental wellbeing.

1.2 Promoting and achieving wellbeing is only likely to be successful where organisations work together to ensure that communities; are kept safe by preventing crime and disorder; participate in healthy lifestyle choices and have access to health services; are protected and looked after by improving and joining up social care services; are provided with the opportunity to succeed through education, training and employment; and are part of a thriving economy where business has the ability to achieve.

1.3 Positive steps have already been taken by organisations across Staffordshire to ensure that these objectives can be met and to ensure that individuals receive the services that they require in a fast, efficient and personalised manner.

1.4 A number of multi-agency working arrangements have been put in to place throughout the County in order to allow representatives from statutory, voluntary and community sectors to work more closely with one another and to tailor the services that they provide to meet the needs and circumstances of each individual. These include but are not limited to; Community Safety Partnerships, Local Support Teams, Multi-Agency Safeguarding Hubs, Multi-Agency Risk Assessment Conferences, Multi-Agency Public Protection Arrangements and Children and Adults Safeguarding Boards. Sharing information between agencies is vital to the delivery of high quality, cost effective and seamless public services.

1.5 All authorities, bodies, organisations and groups will hereafter be referred to as Partners.

1.6 Persons signing the Protocol on behalf of Partners will be referred to as Signatories.

1.7 All Partners to this Protocol are committed to the partnership approach in dealing with community issues. This document will provide a robust framework for the exchange of information to support economic, social and environmental wellbeing and enable Partners to:

a) co-ordinate effort to deal with crime and disorder and to support health and well-being, social care and education;

b) collate and exchange relevant information to achieve joint objectives in line with government initiatives and public expectations;

c) co-ordinate resources in respect of the same issue – joint case management;

d) support Partners in addressing common and locally set priorities; and

e) comply with the law.

1.8 The Protocol provides the basis upon which co-operating Partners will facilitate and govern the lawful sharing of information to ensure that agencies can work together to:

- prevent crime and disorder, bullying, discrimination and neglect in all sections of our communities,
- make our communities safer and provide support to the victims of crime,
- offer joined up health and social care services,
- identify and provide support for vulnerability in the community,

- ensure that access is available to education and training,
- allow greater individual choice of service access by community members.

1.9 The Protocol provides good practice for the sharing of information between Partners in line with relevant legislation and is an enhancement to other established working practices. It is not intended to restrict the exchange of information and intelligence between operational staff employed by the Partners. They will continue to interact by face to face, telephone and electronically in order to carry out their operational duties and responsibilities. Such collaborative working will usually require documented procedures in addition to this Protocol. This will ensure that such information is exchanged in a lawful manner. Documented procedures covering these circumstances must not circumvent this Protocol.

1.10 Partners will provide public support for this Protocol. The Protocol will be published so that the public can see that information is being shared for their benefit in an appropriate and lawful way.

1.11 This Protocol complies with the Management of Police Information (MOPI) standards for information sharing, the Information Commissioner's Office (ICO) data sharing code of practice and the principles set out in the Caldicott review.

#### 2. Powers

2.1 There is no general statutory power to share information however some statutes provide public bodies with an express power to share, i.e. Section 115 of the Crime and Disorder Act 1998 which permits sharing to help prevent or detect crime and Section 8 of the National Audit Act 1983 which imposes a legal obligation on public bodies to provide relevant information to the National Audit Office.

2.2 Where there is no express statutory power to share information it may be possible to imply such a power from other duties and powers which public bodies have, i.e. Section 1 of the Localism Act 2011 provides a new power available to local authorities allowing them to do "anything that individuals generally may do".

2.3 Regardless as to whether an organisation has express or implied statutory powers, all personal data will be exchanged only as allowed by current law and only where justified, necessary and proportionate to meet the agreed objectives of this Protocol. In particular, organisations and employees will comply with:

- Data Protection Act 2018
- General Data Protection Regulation
- The Human Rights Act 1998
- The Common Law Duty of Confidentiality

2.4 The legislation above has been detailed further in <u>Appendix B</u> along with additional legislation which may need to be considered and referred to when sharing specific information.

## 3. Partners

3.1 The signing of this Protocol by each Signatory reflects their organisations commitment to adopting and complying with the Protocol requirements.

3.2 Each party remains responsible for the data they hold and process (once safely received) from the other parties as data controller of that information. Specific data controller and processor arrangements must be set out in Tier 2 agreements.

3.3 This Protocol is signed by all statutory authorities and will govern the sharing of information between them. Other agencies and bodies that have a role in delivering the priorities identified by the One Staffordshire Information Sharing Protocol are also invited to sign and comply with this Protocol where required. Other agencies and bodies may include organisations outside of the public sector. The onus is on the agency to inform their staff of their agency's responsibilities, to monitor and take responsibility for compliance with the protocol.

3.4 Any organisation that requests to share information but are not yet Signatories to this Protocol will be required to become Signatories.

3.5 All Partners to this Protocol are independent Data Controllers (as defined by the Data Protection legislation). It is a legal requirement that any Signatory organisation to this Protocol must have paid the appropriate fee to the Information Commissioner.

3.6 It will be the responsibility of the Signatory to ensure that:

- Realistic expectations prevail from the outset
- Ethical and professional standards are maintained

• A mechanism exists by which the flow of information can be controlled, and confidentiality maintained in addition to ensuring that significant decisions made are recorded and documented

• Staff have appropriate skills and training

• Adequate arrangements exist within their organisation to test adherence to the Protocol

• Operational coordination in support of shared objectives is supported

• The legitimate and justifiable exchange of information is encouraged to an extent which is compatible with rights under the Human Rights Act 1998 and its supporting principles such as proportionality and subsidiary

3.7 Each Signatory will nominate a Designated Liaison Officer to facilitate the sharing of information between Partners. The Designated Liaison Officer will:

• act as a single point of contact for information requests

• understand the relevant legislation and be able to champion information sharing within their own organisations

work with other Designated Officers to establish the best ways to share information

• act as the first point of contact for any technical problems with sharing the information that may arise and, where necessary, report findings to Partners

• initiate internal investigations where the Protocol has not been adhered to

• approve and maintain a record of any individual Information Sharing Agreements entered into under this Protocol

3.8 Any Signatory may terminate their involvement in this arrangement, with one or more Signatories, by the service of one month's written notice on the Signatories. The Signatory should inform the managing agent that this has been done.

3.9 Any organisation wishing to become a Signatory to this Protocol may obtain a copy online at <u>One Staffordshire Information Sharing</u>. Compliance with the protocol must be signified by completing and returning an acceptance form to Staffordshire County Council at: <u>infogov@staffordshire.gov.uk</u> who will make the necessary amendments and inform other organisations of the updates. Becoming a Partner to this Protocol does not infer any right to exchange information with another Partner.

3.10 A full list of Signatories and Designated Officers is attached at Appendix A.

## 4. Process for Sharing

4.1 Personal data will only be shared where it is necessary, proportionate and justified to do so and on a 'need to know' basis. Partners will always consider alternatives to sharing personal data in the first instance, e.g. statistical, anonymised or pseudonymised information.

4.2 This Protocol allows for the sharing of personalised and depersonalised information in the following circumstances. 4.34 states policies and procedures should be in place to support and ensure good practice.

- a. Written exchange of information between Partners
  - delivered and/or received in person

- at formal meetings/case conferences, where minutes or notes are produced or actions are recorded

- by recorded/special post
- secure fax
- electronic means, including secure email
- b. Verbal exchange of information between Partners
  - in person
  - at formal meetings/case conferences, where minutes or notes are produced
  - or actions are recorded
  - over the telephone

4.3 This Protocol does not give license for unrestricted access to information another Partner may hold. It provides the parameters for the safe and secure sharing of information for a justifiable 'need to know'.

4.4 Each Partner must take responsibility for its own decisions to share or not to share as well as what information is appropriate to share. Partners may choose to carry out risk assessments and/or data protection impact assessments (DPIA) to aid their decision. In addition to this, Partners will take into account the framework of the legislative background (see Appendix B), regional agreements, guidance in relation to their specific service area and their own professional judgement.

Where a Partner to this Protocol chooses not to share information, they must provide a full and clear written explanation of the reasons the sharing request has been refused, to the requesting Partner.

4.5 Information shared under this Protocol will only be used for the specific purposes for which it was disclosed. Partners will always retain ownership of the personal information disclosed to another Partner, therefore any Partner wishing to use the information for another purpose or who may wish to disclose that information to any other person (other than the data subject or where there are legal grounds to do so) must:

- Inform the provider of their intention to use the information for a different purpose
- Specify the legal basis permitting such processing

• Obtain explicit consent from the individual(s) concerned and provide a fair processing notice before processing such information

If the originator of the personal information considers that the purpose for which the information is proposed to be used is likely to be detrimental to their agency, or the individual(s) whose personal information it is proposed to use object, then that information should not be used for the proposed purpose.

4.6 Agencies wishing to use personal information that has been provided under this Protocol for research or statistical purposes should ensure that policies and procedures are in place to guarantee that such personal information is anonymised.

4.7 In requesting disclosure of personal information from another Partner to this Protocol, those concerned will respect this responsibility and not seek to override the procedures which each agency has in place to ensure that information is not disclosed illegally or inappropriately.

It is acceptable for a providing agency to obtain further details from the requesting organisation in order to satisfy them that the agency has the ability to appropriately handle the information.

4.8 The extent of disclosure must be restricted to only that personal information which is necessary to enable the Partner, or an individual or group acting on their behalf, to achieve its objectives outlined in <u>section 1</u> of the Protocol (purpose). The degree of disclosure that takes place must be necessary, proportionate and justified.

4.9 Except where legally bound, projects involving regular information sharing should have a specific Information Sharing Agreement (also known as a Tier 2 agreement) which has been approved by the Designated Officer of organisations involved in the specific sharing. The provisions which will be relevant to all agreements can be found at <u>Appendix D</u> and <u>Appendix E</u>, an 'Information Sharing Agreement template' can be found in <u>Appendix H</u>.

4.10 Where information is disclosed, received or requested all Partners will put in place procedures to record the following information:

- The date the information was requested
- Details of the person(s) making the request
- Details of the information requested
- The personal details of the person(s) who is the subject of the information (refer to the individual Information Sharing Agreement where there is a bulk transfer)
- Any restrictions placed on the information that has been given e.g. 'not to be disclosed to the service user'.
- Details of the person authorising the disclosure (where applicable)
- The grounds for disclosing (where applicable)
- Whether consent has been sought and received
- Details of the information disclosed/received (where applicable)
- The date the information was disclosed/received (where applicable)

A 'Decision to Disclose form' can be found in Appendix H.

4.11 Where information is shared at meetings made up of organisations that may not be Signatories to the Protocol it is good practice to sign a Confidentiality Agreement.

This may be considered good practice even for those members of the group that are Signatories to the Protocol. This will prohibit any unauthorised secondary disclosure of personal information. Decisions on disclosures reached at meetings should be recorded and documented in line with <u>paragraph 4.10</u>.

Care should be taken not to include confidential personal information in minutes of meetings where copies of those minutes cannot be subject to the strict controls set out in this Protocol.

A 'Confidentiality Agreement template' can be found in Appendix H.

4.12 Appropriate sharing of information shall be dealt with within agreed timescales. In the event of failure to agree on timescale, sharing shall take place as soon as practicable.

4.13 All Partners will ensure that the requirements for fair processing are met. Further details about fair processing are included at <u>Appendix E</u> and a 'Fair Processing Notice template' can be found in <u>Appendix H</u>.

4.14 Providers of information will take reasonable steps to ensure that information shared will be accurate and up to date.

4.15 It is the responsibility of the person using information to ensure that it is fair, transparent, relevant and accurate. Reliance on the currency of that data will be a matter for the receiving party and if there has been any delay between receipt and use of information, the current accuracy of the information must be verified. Each supplying Partner accepts and understands that it may be requested to confirm changes to previously released information. The use of out of date information can have serious consequences.

4.16 Where information is discovered to be inaccurate or inadequate for the purpose, the receiving party agrees to notify the data owner. The data owner will be responsible for correcting the data and notifying all other recipients who must ensure that the correction is made or the inaccurate records are destroyed. After the correction is made or the data owner will be informed in writing.

4.17 As far as reasonably practicable all Partners will ensure that information shared will be recorded in a compatible format. Partners shall endeavour to adhere to the supplying Partner's security markings wherever possible.

4.18 The supplying Partner will ensure that the information is of good enough quality for the intended purpose before the information is shared. Partners agree to cooperate to ensure that all Partners meet agreed quality standards where appropriate.

4.19 Partners will ensure that they have a policy in place for the review and cleaning of data in accordance with the Data Protection Principles. In addition Partners will take into account any internal codes of practice, information security policy or sector guidance.

4.20 All Partners will put policies and procedures in place governing storage limitation, ensuring the retention and destruction of records containing personal information which is retained within manual and/or electronic systems.

4.21 Partners supplying information will specify the retention period relevant to the information supplied and whether the information will be deleted or returned to the supplier in the individual Information Sharing Agreement.

4.22 Retention of personal data must be for the minimum period required to achieve the purpose identified when requesting the information. After such period it is the responsibility of the information holder to either return the information to the supplier or to destroy the information securely. Partners will ensure that any out-of-date information that still needs to be retained, but is not permanently deleted, is safely archived or put "off-line".

4.23 Records of disclosure must be retained for as long as they remain relevant and in any case, for a minimum of six years.

4.24 All Partners will ensure that their staff and officers have adequate knowledge, training and skills to enable them to share information legally, comply with any professional codes of practice and local policies and/or procedures, including this Protocol. Staff training should take place during induction period, before any access to personal data is granted and a refresher should be undertaken at least annually. Staff who are properly trained will understand their duty to share information. Issues that can arise if they do not take proper care of personal confidential information and understand what they are expected to do when:

- Sharing with other members of their team;
- They need to ask an individual for permission to share their data;
- They need to transfer personal data securely;
- An individual objects to the ways their personal data is being used or shared;
- In regards to health and social care, they are asked to share it with someone outside the health care team for an in-direct care purpose;
- They can share information without an individual's consent or override their objection.

4.25 All Partners will ensure that their staff and officers who are involved in the information sharing process are aware of, and comply with, their responsibilities and obligations with regard to:

- The confidentiality of personal information
- The commitment of the relevant Partner organisation to only share information legally and within the terms of an agreed individual Information Sharing Agreement

• Information will only be shared where necessary, justified and proportionate, on a need to know basis only

• Disclosure of personal information which cannot be justified, whether inadvertently or intentionally, may be subject to disciplinary action

4.26 Partners will ensure staff and officers who are authorised to make disclosures of personal information, will clearly state whether the information that is being supplied is fact, opinion or a combination of the two.

4.27 All Partners will require their staff, officers and any other agency or contractor who have access to, or are likely to come into contact with, personal information will be required to sign a Confidentiality Agreement or include the necessary confidentiality clause, as part of the terms and conditions of employment and/or contract.

4.28 Each party shall ensure that any processor, agent or subcontractor instructed by them to process information to which this agreement relates, will not be instructed without the written permission of the sender of that information. A contract must be in place. The instructing party must also provide a plan of the technical and organisational means the third party have adopted to prevent unauthorised or unlawful processing or accidental loss or destruction of the information (to include confirmation that these processes have been successfully implemented by the third party and will continue to be monitored by the party instructing them).

4.29 All Partners will ensure that they have appropriate policies and procedures in place to deal with requests from data subjects in relation to their personal data, including the provision of advice and assistance to individuals wishing to make a request. Information that has been provided by another agency may be disclosed to the data subject without the need for obtaining consent with the following exceptions:

- Where the Partner agency has expressly stated they do not wish the information to be disclosed without being consulted first
- The information contains medical details
- The information is of a legal nature

4.30 Requests under the Freedom of Information Act 2000 which may involve policy documents and decision making processes in relation to this Protocol should be dealt with as per <u>paragraph 4.25</u>. There are no limits placed on the public availability of this Protocol and associated appendices and organisations are encouraged to include this Protocol on their Publication Scheme.

4.31 Each Partner is responsible for complaints, queries and objections regarding information sharing, subject access and freedom of information and environmental information regulation (EIR) requests directed to their organisation in line with relevant Acts or policies in practice. Each Partner will ensure that they have effective procedures for dealing with complaints from individuals in relation to the use and disclosure of personal information. All Partners who are party to the information sharing will provide cooperation and assistance in order to resolve the complaint.

4.32 In relation to the sharing of health and social care data where a party is subject to the Data Security and Protection (DSP) Toolkit each party shall commit to achieving at least Satisfactory or Satisfactory with Improvement plan under an annual DSP Toolkit submission. See Appendix E for specific detail regarding sharing health and social data.

Note: Under 'Organisation' in Appendix A the DSP Toolkit reference is displayed as evidence of participation; however, it is the responsibly of organisations participating in sharing to check that the Toolkit submission is the latest version and rated satisfactory or 'satisfactory with improvement plan'. See <u>paragraph 4.32</u> and <u>Appendix</u> <u>E</u> for further details.

4.33 All Partners will put in place procedures governing the integrity and secure storage of all personal information retained within their manual or electronic systems to comply with the security principle of Data Protection legislation, taking into consideration both technical and organisational measures. Security requirements will include:

- Appropriate security management (e.g. policies, procedures, staff training)
- Appropriate access controls to electronic and manual systems
- Appropriate physical and environmental security to buildings and other hardware
- Appropriate back up and disaster recovery systems

4.34 All Partners will ensure the secure exchange of information. Partners will put in place policies and procedures that govern the secure transfer of personal information both internally and externally. Such policies and procedures must cover:

- Secure internal and external postal arrangements
- Verbally, face to face and telephone
- Secure facsimiles
- Electronic mail (secure network or encryption to minimum standards)
- Secure electronic network transfer

The method of transfer and subsequent security measures must be included on any individual Information Sharing Agreement (see Appendix D). When sharing Police information it would be expected that Baseline Security Controls as outlined in ISO27001/2 should be followed and/or the NCSC Cyber Essentials.

4.35 All Partners will have appropriate measures in place to investigate and deal with inappropriate or unauthorised access to, or use of, personal data whether accidental or intentional. If it is established that personal information has been shared inappropriately under this Protocol, the Partner making the discovery shall inform the information provider of the details.

Following this, the information provider shall:

- Take steps to investigate the cause of the disclosure
- Where appropriate, take disciplinary action against the person(s) responsible
- Take appropriate steps to avoid a repetition

The original provider will also assess any potential implications for the individual whose information has been compromised and if necessary:

- Notify the individual concerned
- Advise the individual of their rights
- Provide the individual with the appropriate support

4.36 Where a serious breach has occurred, it is mandatory for the provider to notify the Information Commissioner's Office within 72 hours and, where applicable, report on the online DSP Toolkit IG Incident Reporting Tool. It is the responsibility of the party managing an incident to investigate, report and escalate them as appropriate to the necessary regulatory bodies. Each partner must have processes in place to ensure incidents are identified and reported where applicable under Data Protection legislation.

#### 5. Review

5.1 Responsibility for maintenance of this Agreement lies with the Data Protection Officer (DPO) at Staffordshire County Council.

5.2 Review of this Protocol will be on a 12 monthly basis via email consultation with Signatories of the Protocol.

5.3 A relevant Partner can request an extraordinary review at any time where a joint discussion or decision is necessary to address local service developments.

5.4 Any Partner may make suggestions for amendments to the Protocol at any time. Unless urgent, amendments will be made on an annual basis. Requests for amendments should be made to the Information Governance Unit at Staffordshire County Council.

5.5 Suggested amendments may be discussed at any appropriate forums. This will enable Partners to exchange views prior to changes being made.

5.6 Information Governance at Staffordshire County Council will retain master copies of the Protocol, together with a list of current Signatories and will retain responsibility for co-ordination of the annual review.

5.7 Any review undertaken will take into account the following issues:

- That the contact list is current and up to date (as far as reasonably practicable)
- That the Protocol is still useful and fit for purpose
- That any emerging issues have been identified and if the information sharing is having the desired effect
- That the protocol reflects up to date legislation

5.8 If any party to this Agreement believes that any other Signatory is acting in breach of the Agreement the Designated Officers of the Partners directly responsible will discuss the issue and attempt to resolve it. If no solution can be found any agency may withdraw from this Agreement and cease to provide data until an acceptable framework for sharing can be established.

5.9 This Protocol will remain current until further notice. This Protocol can be terminated by mutual agreement at any time (see paragraph 3.8).

# Appendix A

# Signatories and Designated Officers

\*DSP Toolkit code only required for health and social care information sharing. For more information see paragraph 4.32 and Appendix E within Protocol.

Organisation	DSP Toolkit Org. Code*	Name of Signatory	Designated Officer(s)
Abbey Hulton Primary School		Linda Williams	Andrea Trevor
School Road		Headteacher	School Business Manager
Abbey Hulton			01782 235551
Stoke-on-Trent			atrevor@abbeyhultonprimary.org.uk
ST2 8BS			
Accord Housing Association Ltd	A5CV	Di Stirling-Chow	Jan Paterson
178 Birmingham Road		Assistant Director of Care	Head of Service – Older People North
West Bromwich		Services	01952 616011 / 07776 161180
West Midlands			Jan.paterson@accordgroup.org.uk
B70 6QG			
Action for Blind People		Jenny Lloyd	Wendy-Myra Webb
53 Sandgate Street		Area Operations Manager	Team Leader/Independent Living Co-ordinator
London			01785 254572
SE15 1LE			wendy-myra.webb@actionforblindpeople.org.uk
Action for Children		Jackie Topham	Caroline Leahy
Staffordshire Shared Care		Registered Manager	Cluster Service Manager
Church Street			07780603449
Chesterton			caroline.leahy@actionforchildren.org.uk
Newcastle-under-Lyme			
ST5 7HJ			
Adullam Homes Housing Association		Chris Judson	Dave Moore
Lancashire, Greater Manchester and		Director of Finance and	Regional Manager
Cheshire		Resources	01260 294411
20 Buxton Road			DMoore@adullam.org.uk
Congleton			
Cheshire			

CW12 2DT		
Advance Housing & Support	Don Isaacs	Don Isaacs
60 Ironstone Road	Services Manager	Services Manager
Chase Terrace	5	01543 271212
Burntwood		don.isaacs@advanceuk.org
Staffordshire		
WS7 1LY		
Affinity Sutton	Stephen Rawlinson	Michele Elliott
Level 6	Neighbourhood Housing	Neighbourhood Housing Officer
6 More London Place	Manager	07715809274
Tooley Street	3	michele.elliott@affinitysutton.com
SE1 2DA		
Age UK Staffordshire	Carl Bennett	Wendy Botham
The Roller Mill	Chief Executive	Head of Operations
Teddesley Road		01785 788483
Penkridge		wendy.botham@ageukstaffordshire.org.uk
ST19 5BD		
All Saints CE Primary School	Charlene Gethin	Charlene Gethin
Tatenhill Lane	Headteacher	Headteacher
Rangemore		01283 712385
Burton-on-Trent		headteacher@allsaints-rangemore.staffs.sch.uk
DE13 9RW		
Alleynes Academy	Mr Timothy Tweats	Mr Craig Bailey
Oulton Road	Deputy Headteacher	Assistant Headteacher/SENCO
Stone		01785 337400
ST15 8DT		c.bailey@alleynes.staffs.sch.uk
Alpha Learning Staffordshire	Lindon Newbon	Nadine Wedgwood
Gitana Street	Company Director	Designated Safeguarding Lead
Hanley		01782 212807
Stoke-on-Trent		nadine@alphalearningstaffordshire.co.uk
Staffordshire		
ST1 1DY		
Amington Heath Primary School	Oliver Fordham	Annette Burns
Quince	Headteacher	Deputy Headteacher
Amington		01827 475161
Tamworth		deputyhead@amingtonheath.staffs.sch.uk

B77 4EN		
Anglesey Primary Academy (Academies	Lynsey Hedley	Lynsey Hedley
Enterprise Trust)	Headteacher	Headteacher
Clarence Street		Ihedley@angleseyprimaryacademy.org
Burton-on-Trent		
DE14 3LG		
Ankermoor Primary School	Richard Burns	Ella Price
Rene Road	Headteacher	Deputy Headteacher
Bolehall		01827 475730
Tamworth		ella.price80@yahoo.com
Staffordshire		
B77 3NW		
Ark Housing Trust	Jon Parsons	Karen Johnson
3 Bath Road	Director	Support Worker
Buxton		07394 374525
SK17 6HH		k.johnson@arkhousingtrust.co.uk
Ashcroft Infant and Nursery School	Jayne Fellows	Sam Bowyer
Mildenhall	Headteacher	Office Manager
Tamworth		01827 213760
B79 8RU		office@ashcroft.staffs.sch.uk
Aspire Housing	Paul Medford	Sarah Oliver
Kingsley	Company Secretary	Locality Manager
The Brampton		07923235724
Newcastle-under-Lyme ST5 0QW		soliver@aspiregroup.org.uk
		Mark Beadle
		Locality Manager
		01782 854850
		mbeadle@aspirehousing.co.uk
		Natalie Noone
		Locality Manager
		01782 378398
		nnoone@aspirehousing.co.uk
Base 25	Janet Meredith	Jennie Watton
Castle House	Project Co-Ordinator	BRFC Co-Ordinator

Wheelers Fold		01902 572040
Wolverhampton		jennie.watton@base25.org
WV1 1HN		Johnnehmannanja, sa se
The BAC O'Connor Centre	Noreen Oliver MBE	Kendra Gray
Burton Addiction Centre	Chief Executive	Strategic Director
126 Station Street		01283 537280
Burton-on-Trent		kendra.gray@bacandoconnor.co.uk
Staffordshire		
DE14 1BX		
Barnardos	Kathy Thomas	Pat Greene
West Regional Office	Assistant Director	Head of Business Support
7 Lineside Close	Children's Services	07584 347286
Liverpool		pat.greene@barnardos.org.uk
L25 2UD		
Beat the Cold	Lesley Bentley	Martin Peake
The Bridge Centre	Chair of Trustees	Business Development Manager
Stoke on Trent		01782 683813
ST12 8DD		martinp@beatcold.org.uk
Belgrave St Bartholomew's Academy	Kelly Deaville	Lorraine Jones
Sussex Place	Principal	Extended Home School Links Worker
Longton		01782 235523
Stoke on Trent		ljones@belgrave.stoke.sch.uk
ST3 4TP		
Better Way Recovery	Clare Romeo	Peter Griffith
10 Peregrine Way	Charity Trustee	07562695978
Heath Hayes		peter@betterwayrecovery.org.uk
Cannock		
WS11 7JX		
Biddulph High School	Natalie Hart	Natalie Hart
Conway Road	Business Manager	Business Manager
Knypersley		01782 523977
Biddulph		Harten@biddulphhigh.co.uk
ST8 7AR		
Birches Head Academy	Sarah Williams	Sarah Williams
Birches Head	Vice Principal: Pastoral	Vice Principal: Pastoral
Stoke on Trent		01782 233595

ST2 8DD		swilliams@bircheshead.org.uk
Bird's Bush Primary School	Sharon Barnes	Sharon Barnes
Bird's Bush Road	Headteacher	Headteacher
Tamworth		01827 475170
B77 2NE		office@birdsbush.staffs.sch.uk
Blessed Robert Sutton Catholic Sports	Martin Cain	Claire Mills
College	Headteacher	Administrator
Bluestone Lane		01283 749450
Burton-on-Trent		claire.mills@robertsutton.staffs.sch.uk
Staffordshire		
DE15 9SD		
Blythe Bridge High School and Sixth	Wendy Keeble	Susan Owen
Form	Director of Business	Director of Progress / Special Educational Needs /
Cheadle Road		Designated Safeguarding Lead
Blythe Bridge		01782 392519
Staffordshire		s.owen@bb-hs.co.uk
ST11 9PW		
Bromford Group	Donna Scott	Donna Scott
1 Exchange Court	Community Safety Team	Community Safety Team Manager
Brabourne Avenue	Manager	07921 604974
Wolverhampton		donna.scott@bromford.co.uk
WV10 6AU		
Bridge Short Stay School	James Morris	Lynette Abel
Wissage Road	Headteacher	Business Manager
Lichfield		01543 255872
Staffs		office@bridge.staffs.sch.uk
WS13 6SW		
Brighter Futures	Daniel Baker	Gill Butler
5 Whittle Court	Director of Operations	Operations Manager
Town Road		01782 406 000
Hanley		gill.butler@brighter-futures.org.uk
Stoke-on-Trent		
ST1 2QE		
British Transport Police	Simon Fuller	Inspector Philippa Smith
25 Camden Road	Data Protection & FOI	Public Protection and Vulnerability
London	Manager	Philippa.smith@btp.police.uk

NW1 9LN			
Budget Safe St Bernards Grange 95 Grange Road Solihull B91 1BZ		Michael Ibrahim Director	Michael Ibrahim Director 07841144195 <u>mikeibrahim1@aol.com</u>
Burnwood Nursery School Chell Heath Road Chell Heath Stoke-on-Trent ST6 6PB		G James Headteacher	A Reid Teacher in Charge 01782 234416 <u>areid@stmarysce.org.uk</u>
Burton Albion Community Trust Pirelli Stadium Princess Way Burton DE13 0AR		Lisa Beard Community Operations Manager	Sarah Evans Education and Learning Manager 07872 951706 <u>sarah.evans@burtonalbionfc.co.uk</u>
Burton & District Mind 67 Branston Road Burton-on-Trent Staffordshire DE14 3BY		Lynne Barrell Chief Officer	Keri Lawrence Development & Sustainability Officer 01283 566696 <u>Keri.lawrence@burtonmind.co.uk</u>
University Hospitals of Derby & Burton NHS Foundation Trust Belvedere Road Burton-upon-Trent Staffordshire DE13 0RB	RTG	Gavin Boyle Chief Executive	Mark Norwood Chief Information Officer <u>Mark.norwood@nhs.net</u> Magnus Harrison Caldicott Guardian <u>Magnus.harrison@nhs.net</u> Anne Woodhouse Head of Information Governance/DPO Anne.woodhouse1@nhs.net
Burton PRU Church Hill Street Winshill Staffordshire		Sarah Bamber Head of School	Lindsay Ward Data Manager 01283 247986 Lindsay.ward@burtonpru.staffs.sch.uk

DE15 0HR		
CACH (Communities Against Crimes of Hate) c/o Civic Centre Riverside Stafford ST16 3AQ	Anna McLauchlan Chief Officer	Anna McLauchlan Chief Officer 07971497988 <u>admin@cachpartnership.org.uk</u>
Cannock Chase District Council Civic Centre Beecroft Road Cannock WS11 1BG	Tony McGovern Managing Director	Darren Edwards Information Manager 01543 464447 <u>darrenedwards@cannockchasedc.gov.uk</u>
Cannock Chase High School Hednesford Road Cannock WS11 1JT Cannock and District Foodbank 521 Pye Green Road Hednesford Staffordshire WS12 4LP	Clare Deavall Senior Assistant Headteacher – Behaviour and Safety Adam Tilsley Foodbank Admin/Manager	Jo Cartwright SIMS Manager 01543 502450 <u>j.cartwright@cannockchase-high.staffs.sch.uk</u> Adam Tilsley Foodbank Admin/Manager 01543 422394 Foodbank@pyegreen.co.uk
Care First Ltd / Care First Management Services Ltd Silica Road Amington Ind. Estate Amington Tamworth B77 4DT	Christopher Winter Chief Executive Officer	Christopher Winter Chief Executive Officer 0121 308 6555 <u>chrisw@carefirstltd.co.uk</u>
Care Plus (Staffordshire) Acton Court Acton Gate Stafford ST18 9AP	Janet Goode Director of Neighbourhoods	Sam Allcott Housing Services Manager 01785 312106 <u>samantha.allcott@ssha.co.uk</u>
CASS The Carers Association F2/F4 Tollgate Court Tollgate Drive	Karen Leighton Chief Operating Officer	Karen Leighton Chief Operating Officer 01785 222365

Stafford ST16 3HS			karen.leighton@carersinformation.org.uk
Catch 22 Thomas Boughey Childrens Centre, College road Shelton, Stoke-on-Trent ST4 2DQ	8HY40	Nigel Sargeant Head of Service	Ben Wright Head of Information Security 01959578221 Ben.wright@catch-22.org.uk
CC Housing Management 92 Topping Street Blackpool FY1 3AD		Amanda Trent Regional Housing Manager	Nicholas Bolger Supported Housing Manager 07861 655927 Nicholas.bolger@cchousing.co.uk
Cedars Short Stay School High Street Knutton Newcastle Under Lyme ST5 6BX		Pam Clulow Headteacher	Tracey Holdcroft Bursar 01782 973760 bursar@cedarsnewcastle.staffs.sch.uk
Centre for Health and Development (CHAD) C/o Staffordshire University Faculty of Health Sciences Room B284 Leek Road Stoke on Trent ST4 2DF		Nigel B Thomas Dean, Faculty of Health Sciences (Chair of CHAD)	Judy Kurth Centre Director 01782 294308 <u>d.l.hayes@staffs.ac.uk</u>
Chadsmead Primary Academy Friday Acre Lichfield Staffordshire WS13 7HJ		Gemma Grainger Headteacher	Vanessa Clarke Bursar 01543 421850 <u>office@chadsmead.staffs.sch.uk</u>
Changes: Health & Wellbeing Changes Wellbeing Centre Victoria Court Booth Street Stoke-on-Trent ST4 4AL		Dave Wheat Chief Executive Officer	Lisa Tomkinson Community Development Worker 07792120541 <u>lisa@mcmstoke.org.uk</u>
Chase Recovery		Cara Cox	Cara Cox

62-63 Foregate Street Stafford ST17 2PT	Service Manager	Service Manager 07507 148924
The Cheadle Academy Station Road Cheadle Staffordshire	Neil Jamieson Principal	caracox@chaserecovery.co.uk Mrs S Atkinson 01538 483900 satkinson@thecheadleacademy.co.uk
Stanordshife ST10 1LH Cherry Orchard Gardening Services (Behind) Burntwood Memorial Community Association	Carl Ansell Financial Director	Rebecca Flynn Office Manager 01543 676443
Rugeley Road Burntwood WS7 9BE Choices Housing Association	Claire Skelton	enquiries@cogsgardening.co.uk mailto:cogsgardening@btconnect.com
Northfield Centre Magnolia Avenue (Off Cooperative Street) Stafford ST16 3DU	Head of Care Operations	Head of Care Operations 07484001063 <u>claire.skelton@wrekin.com</u>
Christ Church Academy Old Road Stone Staffordshire ST15 8JD	C Wright Principal	D Wilkinson Bursar 01785 354047 <u>bursar@cca.staffs.sch.uk</u>
Christ Church CE Primary William Street Fenton Stoke-on-Trent ST4 2JG	Paula J Scattergood Head Teacher	Gaynor Wilshaw School Business Manager 01782 234834 gwilshaw@christchurchfenton.co.uk
Chuckle Productions The Chuckle House Unit 10 Stone Enterprise Park Off Emerald Way Stone ST15 0SR	Sharon Hodson Director	Sara Christie Director 07837 741510 fun@chuckleproductions.org

Citizens Advice Mid Mercia 114 Church Street Church Gresley Swadlincote Derbyshire DE11 9NR	David Symox Chief Executive Officer	Sarah Brown Chief Operating Officer 01283 210108 sbrown@citizensadvicemidmercia.org.uk
Citizens Advice Bureau – Staffordshire North and Stoke-on-Trent Advice House Cheapside Hanley ST1 1HL	Simon Harris Chief Executive	Simon Harris Chief Executive 01782 408650 <u>simon.harris@snscab.org.uk</u>
Citizens Advice Bureau – Staffordshire South West 17 Eastgate Street Stafford ST16 2LZ	Sue Nicholls Chief Executive Officer	Claire Davis Service Manager 01785 283447 <u>claire.davis@staffswcab.org.uk</u> Angela Jones Service Manager 01785 283467 angela.jones@staffswcab.org.uk
Citizens Advice Bureau – South East Staffordshire Wade House 7 Cannock Road Chase Terrace WS7 1JS	Sandra Cooper Chief Executive	Sandra Cooper Chief Executive 01543 254926 <u>chief.executive@casestaffs.org.uk</u>
City of Stoke on Trent 6 <sup>th</sup> Form College Leek Road Stoke on Trent ST4 2RU	Mark Kent Principle	Claire Gaygan Assistant Principle / Dsignated Safeguarding Lead 01782 848736 <u>claire.gaygan@stokesfc.ac.uk</u>
Co-op Academy Clarice Cliff Goldenhill Road Fenton Stoke-on-Trent Staffordshire	Jade Foxall Schools Business Manager	Jade Foxall Schools Business Manager 01782 881480 jade.foxall@coopacademies.co.uk

ST4 3DP			
Clarion Housing 37 Greasley Road Abbey Hulton Stoke on Trent ST2 8JD		Claire Sant Neighbourhood Response Manager	Michele Elliott Neighbourhood Response Officer 07715 809274 <u>Michele.elliott@clarionhg.com</u> Sue Davies Tenancy Specialist 07711 387967 Sue.davies@clarionhg.com
Co-operative Academy of Stoke on Trent Westport Road Tunstall Stoke on Trent Staffordshire ST6 4LD		Paul Faulkner IT, Site and Data Protection	Paul Faulkner IT, Site and Data Protection 01782 882300 <u>Paul.faulkner@coopacademies.co.uk</u>
Community Engagement Support Services Sheepfair Community Centre Sheepfair Rugeley WS15 2AT		Julie Turner Vice Chair	Christine Leech Community Project Lead 07734 596693 <u>Info.cess2017@gmail.com</u>
Community Together CIC Unit 3 Offa House Orchard Street Tamworth B79 7FE	DSP REC 01-1.3.2	Lee Bates BEM, DL Chief Operating Officer	Lee Bates BEM, DL Chief Operating Officer 07496355946 / 08081754041 Lee@communitytogethercic.org
Concrete (A trading name of Honeycomb Charitable Services) 308 London Road Stoke-on-Trent ST4 5AB		Melanie Dunn Executive Director of Support and Wellbeing	Laura Dalton Head of Homelessness, Housing & Complex Needs 0330 094 8878 Laura.dalton@thisisconcrete.org.uk
Connected Youth CIC 34 Lotus Avenue Knypersley Biddulph		Rachel Butcher Director / Programme Manager	Rachel Butcher Director / Programme Manager 07855 652753 <u>Rachel.butcher35@gmail.com</u>

Staffordshire			
ST8 6PS			
Corner Post Education Centre/Tamworth		Alan Keast	Claire Keast
Boxing Club		Centre Manager	Partnership Manager
Orchard Street			01827 314111 / 07898952183
Tamworth			claire@tamworthboxing.com
Staffordshire			
B79 7RH		Dishard Osharras	Mra Durachauca
Coton Green Primary School		Richard Osborne	Mrs Pursehouse
Kipling Rise B79 8LX		Headteacher	Deputy Headteacher 01827 475667
DIYOLA			
The Creecent Academic			office@cotongreen.staffs.sch.uk
The Crescent Academy Pinewood Crescent		Jackie Williams	Pam Cooper
Meir		Head of School	Inclusion and Safeguarding Manager 01782 318145
Stoke-on-Trent			pcooper@thecrescentacademy.org.uk
Stoke-on-Trent ST3 6HZ			pcooper(winecrescentacademy.org.uk
Crossroads Care Staffordshire	VN4J7	Rebecca Bestwick	Rebecca Bestwick
Environment House	v 194J /	Chief Officer	Chief Officer
Werrington Road			01782 268391
Stoke-on-Trent			r.bestwick@crossroadsstaffordshire.org.uk
Stoke-on-Trent ST2 9AF			<u>า.มะอเพาะหญิตเบออเบลนออเลทบเนอทแษ.บเฐ.นห</u>
Crystal Care Solutions Ltd		James O'Leary	Kevin Hargreaves
Nelson House		Operations Director	Finance Director
Boathorse Lane			01782 777511
Kidsgrove			kevin.hargreaves@crystalcaresolutions.co.uk
Stoke-on-Trent			
Stoke-on-Trent ST7 4JA			
Dawson Housing		Chaun Wilson	Chaun Wilson
124 City Road		Chief Operating Officer	Chief Operating Officer
London			07861994823
EC1V 2NX			chaun@dawson-housing.co.uk
The de Ferrers Academy		Ali Bickle	Kay Walsh
St Mary's Drive		Principal	Designated Safeguarding Lead
Burton-on-Trent			01283 247700
			headteacher@deferrers.com

Staffordshire		
DE13 0LL		
Derventio Housing Trust	Jackie Carpenter	Jackie Carpenter
33 Boyer Street	Assistant Director Strategy	Assistant Director Strategy
Derby		01332 292776
DE22 3TB		jackie.carpenter@derventiohousing.com
Derwent Living	Sharon Guest	Lee Brown
No. 1 Centre Place	Head of Housing	Home Ownership Officer
Pride Park	Ŭ	01332 614933
Derby		leeb@derwentliving.com
DE24 8RF		
Diamond Families	Sophie White	Emma Shutt
20 Rosslyn Road	Business Administrator	Principle
Longton		01782 315758
Stoke on Trent		emma@diamond-families.org.uk
ST3 4JD		
Discovery Academy	Simon French	Karen Cummings
College Academies Trust	Principal	Office Manager
Discovery Drive		01782 882100 ext 115
Bentilee		kcummings@thediscoveryacademy.co.uk
Stoke-on-Trent		
ST2 0GA		
Dosthill Primary Academy	Tony Hand	Susan Marriott
High Street	Headteacher	Bursar
Dosthill		01827 213845
Tamworth		bursar@dosthill.staffs.sch.uk
Staffordshire		
B77 1LQ		
The Dove Service N/a	Charlie O'Dell	Sarah Knott
The Dudson Centre	Chief Executive Officer	Operations Manager
Hope Street		01782 683155
Hanley		sarah.knott@thedoveservice.org.uk
Stoke-on-Trent		<u>·</u>
ST1 5DD		
Eagle's Nest Project	Jan Appleton	Jan Appleton
The Old Vicarage	Director	Director

2 Main Street		07474576569
Branston		Jan.appleton@eaglesnestproject.org.uk
DE14 3EX		Jan.appleton@eaglesnestproject.org.uk
	Aradu O'Drian	Jahr Tagadala
East Staffordshire Borough Council	Andy O'Brien	John Teasdale
PO Box 8045	Chief Executive	Head of Legal & Regulatory Services (Monitoring
Burton Upon Trent		Officer)
DE14 9JG		01283 508267
		John.Teasdale@eaststaffsbc.gov.uk
Emmaus North Staffs	John Webbe	John Webbe
Senate House	Executive Lead	Executive Lead
Josiah Wedgwood Street		07710 434025
Stoke-on-Trent		johnwebbe@emmausnorthstaffs.org.uk
ST1 5NS		, , , , , , , , , , , , , , , , , , , ,
Empire of God	Theresa Takaona	Theresa Takaona
7a Green Street	Minister of Religion and	Minister of Religion and Snr Pastor
Burton-on-Trent	Snr Pastor	07935959777
East Staffordshire		theresablessed@outlook.com
DE14 3RT		J
Empowering People Inspiring	Cindy Cleghorn	Chris Panting
Communities (EPIC) Ltd	Director of Housing	Housing Manager
131-141 Ubberley Road	Management	01782 210685
Bentilee		c.panting@epichousing.co.uk
Stoke-on-Trent		
ST2 0EF		
Engage Communities CIC	Yaser Mir	Ben Gibson
31 William Coltman Way	Director	Operations Manager
Tunstall		07823 446652
Stoke on Trent		ben.gibson@engagecommunities.org
ST6 5XB		
Entrust Support Services	Claire McAnulty	Sean Latham
The Riverway Centre	Lead Director	Director
Riverway		sean.latham@entrust-ed.co.uk
Stafford		
ST16 3TH		
Expert Citizens CIC	Darren Murinas	Lee Dale

The Dudson Centre Hope Street Hanley, Stoke-on-Trent ST1 5DD	Chief Executive	Recovery Community Coordinator 07572631172 Lee.dale@expertcitizens.org.uk
E.Quality Training Ltd 27-28 Whitebridge Estate Stone ST15 8LQ	Robert Cocks Director	Majella Cocks Director 01785 815115 majellacocks@equality.training
Family Action 24 Angel Gate City Road London EC1V 2PT	Beata Przebinda Regional Implementation and Business Development Manager	Louise Hudson Operational Manager <u>louise.hudson@family-action.org.uk</u>
Family Lives 15 – 17 The Broadway Hatfield Herts AL9 5HZ	Caroline Fanshawe Senior Area Manager	Caroline Fanshawe Senior Area Manager 07730 213254 <u>carolinef@familylives.org.uk</u>
Flaxhill Junior School Chestnut Avenue Gillway Tamworth Staffordshire B79 8QZ	Richard Lane Executive Headteacher Flax Hill Junior Academy and Lark Hall Infant and Nursery Academy	Michelle Booth Head of Schools Lark Hall and Flax Hill 01827 215333 <u>deputy@flaxhill.staffs.sch.uk</u>
Florendine Primary School Florendine Street Amington Tamworth Staffordshire B77 3DD	Ian Crookes Headteacher	Ian Crookes Headteacher 01827 429011 <u>headteacher@florendine.staffs.sch.uk</u>
Fortior Homes Ltd (Stoke-on-Trent City Council) Civic Centre Geleb Street Stoke-on-Trent ST6 4GA	Helen Horne Strategic Manager	Nicola MacKenzie Development Support Officer 01782 232821 <u>enquiries@fortiorhomes.co.uk</u>

Fresh Start in Education Ltd Castle House Castle Hill Avenue Folkestone Kent CT20 2TQ	Debrah Wilson Business Relationship Manager	Sorrell Dowling Business Development Manager and DSL 0203 409 6410 <u>Sorrell.dowling@freshstartedu.co.uk</u>
Fun Club 18 Thorpe Street Chase Terrace Burntwood WS7 1NE	Kerry McCabe-Crowley Manager	Liz Bacon Manager 07814318568 <u>Funclubyp@gmail.com</u>
Girica Community Interest Company PO Box 8352 Swadlincote Derbyshire DE11 1GR	Gina Barsby Director	Gina Barsby Director 07544113393 <u>Girica.gina@gmail.com</u>
Glascote Primary Academy Silver Link Road Tamworth Staffordshire B77 2EA	Linda Webster Data Protection Officer	Michelle Powell Headteacher 01782 213310 <u>headteacher@glascote.org</u>
Glow (a trading name of Honeycomb Charitable Services) 308 London Road Stoke-on-Trent ST4 5AB	Melanie Dunn Executive Director of Support & Wellbeing	Lucy Willis Head Domestic Violence & Abuse Services 01782697380 Lucy.Willis@findtheglow.org.uk
Grange Community School Shobnall Close Burton-upon-Trent Staffordshire DE14 2HU	Jean Woolner Headteacher	Sharon Middleton Family Liaison Worker 01283 564325 office@grange-infants.staffs.sch.uk
Grant Thornton UK LLP 30 Finsbury Square London EC2A 1AG Great Places Housing Group	Phillip Wholley Partner Anila Khalid	Simon Christian Associate Director 020 77282002 Simon.n.christian@uk.gt.com Colette Blease

2a Derwent Avenue West Didsbury Manchester M21 7QP	Head of Neighbourhoods GM South	Area Services Manager 0161 4475114 / 07817108061 <u>colette.blease@greatplaces.org.uk</u>
Hanbury's Farm Primary School Derwent Off Field Farm Road Belgrave Tamworth B77 2LD	P Hollis Headteacher	P Hollis Headteacher 01827 214005 <u>headteacher@hanburysfarm.staffs.sch.uk</u>
Harvey Girls 73 Horninglow Road Burton on Trent DE14 2PT	Glenys Wallis Chair of Trustees	Ian North Chief Executive 01283 533449 / 07557529983 ian@harveygirls.co.uk
The Haven Wolverhampton Road Rising Brook Stafford ST17 9DJ	Jane Spensley Director	Natalie Spensley Office Manager 01785 214172 office@thehavenschool.com
Haywood Academy High Lane Bursley Stoke on Trent ST6 7AB	Michael Dawes Vice Principle	Michael Dawes Vice Principle 01782 853535 <u>mdawes@haywoodacademy.coop</u>
Health Exchange CIC Ltd 27 Moseley Road Avoca Court Birmingham B12 0HJ	Stuart Brown Data Lead	Stuart Brown Data Lead 0121 663 0007 <u>stuart.brown@healthexchange.org.uk</u>
Heron Cross Primary School Grove Road Heron Cross Stoke-on-Trent ST4 4LJ	Emma Price Chair of Governors	Dorrie Shenton Headteacher 01782 233565 <u>dshenton2@sgfl.org.uk</u>
HMP Drake Hall Eccleshall	Darren Hudson Governor	Jade Beardmore Business HUB Manager

ST21 6LQ			01785 774102 Jade.beardmore@justice.gov.uk
HMP Featherstone New Road Featherstone Wolverhampton WV10 7PY		Neil O'Connor Governor	Pete Smith Deputy Governor 01902 703142 pete.smith@justice.gov.uk
HM Prison Service: West Midlands Prison Group West Midlands Regional Office Red Lion Street Stafford	YDE2Q	Teresa Clarke West Midlands Prison Group Director	Birmingham         Paul Newton         Paul.Newton@justice.gov.uk         Brinsford:         Amanda Hughes         Amanda.Hughes@justice.gov.uk         Hewell:         Sarah Lojko-Fieldhouse Sarah.lojko- Fieldhouse@justice.gov.uk         Stoke Heath:         Mark Greenhaf         mark.greenhaf@hmps.gsi.gov.uk         Swinfen Hall:         Emma Dyer         emma.dyer@justice.gov.uk         Regional Office:         Sarah Reynolds and Elle Vernon         Sarah.Reynolds1@justice.gov.uk
HMP Stafford 54 Gaol Road Stafford ST16 3AW		Tyrienna Greenslade Governing Governor	Teresa Wright Deputy Governor <u>Teresa.Wright@justice.gov.uk</u>
HMP Werrington		Sonia Brookes	Jasmin Steadman

HMYOI Werrington Ashbank Road	Deputy Director YCS	Jasmin.steadman@justice.gov.uk
ST9 0DX         Holy Trinity CE(C) Primary School         Wetmore Road         Burton-on-Trent         DE14 40N	Nicola Oliphant Headteacher	Nicola Oliphant Headteacher 01283 247550
DE14 1SN Home Instead Senior Care 4-6 Offa House Orchard Street Tamworth	Karen Wilkinson Community Liaison Officer	headteacher@holytrinity.staffs.sch.uk Karen Wilkinson Community Liaison Officer 01827 431002 karen.wilkinson@tamworth.homeinstead.co.uk
B79 7RE         Home-Start Newcastle Borough         Cornerstone         High Street         Knutton         ST5 6BX	Sarah Jacobs Scheme Manager	Sarah Jacobs Scheme Manager 01782 938912 <u>sarah.jacobs@hsnb.org.uk</u>
Home-Start Staffordshire Moorlands School Yard Earl Street Leek ST13 6JT	Louise Walker Senior Organiser	Louise Walker Senior Organiser 01538 387231 <u>louise.homestartsm@tiscali.co.uk</u>
Home-Start Tamworth 8 St John Street Tamworth B79 7EX	Dawn Candy Director of Operations	Dawn Candy Director of Operations 01827 62400 Homestart.tam@btconnect.com
Honeycomb Group (Trading as Staffs Housing) 308 London Road Stoke-on-Trent ST4 5AB	Mary Walker Director of Operations	David Allcock Head of Housing 07793248310 <u>dave.allcock@staffshousing.org.uk</u>
Hope 4 U Anglesey House Anglesey Road Burton on Trent DE14 3NT	Luke Arnold Director	Carol Arnold Director 0330 320 2140 <u>carol@hope4u.co.uk</u>

House of Bread Unit 124 Centurian House Anson Court Stafford ST18 09B	William Morris Director	Maureen Powell / Kim Jennings Senior Caseworker Lead 01785243492 <u>Casework@hobstafford.co.uk</u>
Housing Plus Group Action Court Action Gate Stafford ST18 9AP	Irene Molyneux Director of Legal and Governance	Kris Bolton Data Protection and Policy Officer 0800 048 8955 <u>data.protection@housingplusgroup.co.uk</u>
Humankind Inspiration House Unit 22 Bowburn North Industrial Estate Durham DH6 5PF	Kerry Trinder Operations Director - Midlands	Paul Weaver Area Manager 07584 213 673 <u>Paul.Weaver@humankindcharity.org.uk</u>
The Huntercombe Group Ashley House Ashley Nr. Market Drayton TF9 4LX	John Keegan Hospital Manager	Aimee Huxley Hospital Manager 01630 674800 <u>aimee.huxley@huntercombe.com</u>
Home Office Immigration Enforcement Melbourne House Etruria Valley Office Village Forge Lane Etruria Stoke on Trent ST1 5RQ	Anthony Sloan Chief Immigration Officer	Anthony Sloan Chief Immigration Officer 07867963169 <u>Anthony.sloan3@homeoffice.gov.uk</u>
Innovating Minds CIC 81 The Green Kings Norton B38 8RU	Dr Asha Patel CEO	Dr Asha Patel CEO 07854585946 asha@innovatingmindscic.com
The Inspirational Learning Group Stafford Education and Enterprise Park Weston Road	Ben Dyer Director	Dan Mears Partnerships Manager 01785 875373

Stafford		dan@tilg.co.uk
ST18 0BF		
Intuition	Sophie White	Emma Shutt
20 Rosslyn Road	<b>Business Administrator</b>	Principle
Longton		01782 315758
Stoke on Trent		support@diamond-families.org.uk
ST3 4JD		
Ixion Holdings (Contracts) Ltd	Samantha Banks	Natasha Church
Suite 2, Floor 4	Team Leader on	Head of Service
Churchill House	Connecting Choices	07919004301
Regent Road	5	natasha.church@ixionholdings.com
Stoke-on-Trent		
Jake Mina Associates Ltd	Jacob Adams	Jacob Adams
Methodist Church Buildings	CEO	CEO
Dickson Road		01253 749419
Blackpool		info@creativeprintnw.co.uk /
Lancashire		jake.adams@minagroup.co.uk
FY1 2AP		<u></u>
The Jigsaw Group	Machita Denny	Machita Denny
8 Leacroft	Chair	Chair
Stone		07882823954
ST15 8GF		machita denny@btinternet.com
John of Rolleston Primary School	Ian Bateman	lan Bateman
Chapel Lane	Headteacher	Headteacher
Rolleston-on-Dove		01283 239200
Burton-on-Trent		headteacher@johnofrolleston.staffs.sch.uk
Staffordshire		
DE13 9AG		
JP Alternative Education Ltd	Julian Porter	Niall Ashford
Penkridge Bank Road	Head Teacher	Director
Rugeley		01889 582864
WS15 2UB		Niall.ashford@jpae.uk
Jump 2 Independence	Julie Hope	Dawn Hulme
Suite G46 The Old Post Office	Director/Registered	Manager
4 Baker Street	Manager	01782 756727
	Manayer	01102130121

Fenton		headoffice@jump2independence.co.uk
Stoke-on-Trent		
ST4 3AF		
Juniper Training	Kerry Ball	Kerry Ball
3 <sup>rd</sup> Floor Churchhill House	Performance Manager	Performance Manager
Regent Road	· · · · · · · · · · · · · · · · · · ·	01782 272255
Hanley		kerry.ball@junipertraining.co.uk
Staffordshire		
ST1 3JJ		
Keele University Students Union	David Brown	Matt Clutton
Keele Road	Deputy CEO - Operations	Central Services & IT Manager
Keele		01781 733717 / 07939091551
Newcastle-under-Lyme		m.clutton@keele.ac.uk
ST5 5BJ		
Kettlebrook Short Stay School	Lynn Georgiou	Lynn Georgiou
Tame Street	Deputy Headteacher	Deputy Headteacher
Kettlebrook		01827 312840
Tamworth		Lynn.georgiou@kettlebrook.staffs.sch.uk
B77 1AL		
Kidsgrove Secondary School	Steven Frost	Julie Allcock
Gloucester Road	Headteacher	Operations Manager
Kidsgrove		01782948250
ST7 4 DL		jallcock@kss.shaw-education.org.uk
Kinetic Academy	Jamie Horton	Nadine Berry / Julie Mahoney
Meir Youth Café	Assistant Director – HR	Student Support Managers
Sandon Road	and Operations	01782 333344
Meir		nadineb@kineticmail.co.uk,
Stoke on Trent		juliem@kineticmail.co.uk
ST3 7DJ		
The Kings CE (A) School	Michael Worthington	Michael Worthington
First Avenue	Assistant Headteacher	Assistant Headteacher
Kidsgrove		01782 783281
ST7 1DP		mworthington@thekings.staffs.sch.uk
King Edward VI High School	J Christey	Shona Christey
West Way	Headteacher	Deputy Designated Safeguarding Lead
Stafford		01785 258546

ST17 9YJ		christey.s@kevi.org.uk
Landau Ltd	Carole Moreton	Phil Taylor
5 Landau Court	HR / Training Officer	Business Manager
Tan Bank	5	01952 245015
Wellington		phil.taylor@landau.co.uk
TF1 1HE		
Landau Forte Academy Amington	Diane Pickering	Louis E Manuative Principal and Chief
Woodland Road	Principal	Home Excedence Link Worker
Amington		01827 301800
Tamworth		Imartin@lfata.org.uk
Staffordshire		
B77 4FF		
Landau Forte Academy Greenacres	Mrs Louise Bridge	Rachel Smith
Levett Road	Principal	Office Manager
Amington		01827 300490
Tamworth		post@lfatg.org.uk
Staffordshire		
B77 4AB		
Lansdowne Infants School	Jackie Holmes	Jackie Holmes
Goodman Street	Headteacher	Headteacher
Burton-on-Trent		01283 239141
Staffordshire		headteacher@lansdowne.staffs.sch.uk
DE14 2RE		
Larkhall Infant and Nursery	Michelle Booth	Michelle Booth
Clifton Avenue	Head of School	Head of School
Tamworth		01827 475720
B79 8EF		deputy@larkhall.staffs.sch.uk
Liberty Jamboree	Maggi Huckfield	Maggi Huckfield
62 Old Road	CEO	CEO
Armitage		07772749661
Rugeley		maggi@liberty-staffordshire.co.uk
WS154BU		
Lichfield Churches Criminal Justice	Geoffrey Parkinson	Geoffrey Parkinson
Forum	Secretary	Secretary
7 Adler Close		01543 252328
Lichfield		eparkinson1@sky.com

Staffordshire			
WS14 9UT			
Lichfield District Council		Diane Tilley	Christie Tims
Council House		Chief Executive	Monitoring Officer
Frog Lane			01543 308002
Lichfield			christie.tims@lichfielddc.gov.uk
WS13 6YY			
Lichfield District Crime Prevention Panel		Christine Gillion	Christine Gillion
34 Redwood Drive		Vice Chairperson	Vice Chairperson
Chase Terrace		- 1	07721 010028
Burntwood			christinegillion@sky.com
WS7 2AS			
Lichfield Garrick Theatre		Tim Ford	Olivia Deane
Castle Dyke		Artistic Director	Education Intern
Lichfield			01543 412123
WS13 6HR			education@lichfieldgarrick.com
Little Owl Childcare Ltd		Sarah McCormick	Sarah McCormick
Head Office		Owner	Owner
113 Rugeley Road			07980733926
Burntwood			info@littleowlchildcare.co.uk
Staffordshire			
WS7 9BW			
Littleton Green Community School		Ms Lynn Thorneycroft	Hope Kirkham
Alternative Provision		Headteacher	Operations Manager
Staffordshire University Academies Trust			01782 969465
Colliers Way			Hkirkham@suatrust.co.uk
Huntington			
South Staffordshire			
WS12 4UD			
Lorac Healthcare Limited	ATLH / N65D	Todd Maforimbo	Caroline Nyakudya
2 Parsons Street		Quality Assurance	Business Development Manager
Dudley		Manager	07825648759 / 01384910963
West Midlands			caroline@lorachealthcare.co.uk
DY1 1JJ			
Lotus Sanctuary CIC		Ruth Skillern	Gurpal Judge
12-15 Chubb Building		Director of Phoenix Project	Managing Director

Fryer Street		0800 0096623
Wolverhampton		info@lotussanctuary.co.uk
WV1 1HT		nine (glietaeeanotaan yleenan
The Lyme Trust	Susan Tagliarino	Susan Tagliarino
37 London Road	Chief Executive	Chief Executive
Newcastle-under-Lyme		01782 634725
Staffordshire		thelymetrust@tiscali.co.uk
ST5 1LN		
Macari Centre	Lou Macari	Lesley Redfern
Victoria Court	CEO	Centre Manager
2 Fletcher Road		01782 845979
Stoke-on-Trent		Lesley.redfern@macarifoundation.org.uk
ST4 4FE		
Martec Training	Donna Turkel	Lynda Hassall
London Road	Recruitment and	Safeguarding/Welfare Officer
Lyme Valley	Marketing Officer	01782 717272
Newcastle Under Lyme	C C	lyndahassall@martectraining.co.uk
ST5 1LZ		
Malachi Specialist Family Support	Julia Lee	Michael York
Services	Managing Director	Quality & Delivery Director
Billesley Ark		07428 260717
725 Yardley Wood Road		Michael.york@malachi.org.uk
Birmingham		
B13 0PT		
Manor Hall Academy Trust	Richard Redgate	Paul Spreadbury
10 John St,	CEO	Executive Headteacher, Ciceley Haughton School
Uttoxeter		01782 550202
ST14 7QT		pspreadbury@cicely.manorhall.academy
Maple Court Academy	Jonathan Baddeley	Lesley Guard
Beverley Drive	Principle	Designated Safeguarding Officer
Stoke on Trent		01782 970293
ST2 0QD		lguard@maplecourt.uk
The Meadows Primary Academy	Amy James	Amy James
Poplar Drive	Head of Support Services	Head of Support Services
Blurton		01782 235025
Stoke-on-Trent		ajames@tmpa.org.uk

ST3 3AZ			
Metropolitan Housing Trust		Alison Williams	Sandra Gordon
The Grange		ASB Manager	ASB Officer
100 High Street		· · · · _ · · · · · · · · · · · · · · ·	0203 535 3896
Southgate			sandra.gordon@metropolitan.org.uk
London			
N14 6PW			
Midland Heart		Ruth Cooke	Sue Caley
20 Bath Row		Chief Executive Officer	Team Leader
Birmingham			0345 60 20 540
B15 1LZ			sue.caley@midlandheart.org.uk
Midlands Partnership NHS Foundation	RRE	Dr Abid Khan	Tracie Bethell
Trust		Caldicott Guardian /	Information Security & Governance Manager
Mellor House		Medical Director	07860 734463
St George's Hospital			tracie.bethell@mpft.nhs.uk
Corporation Street			
Stafford			
ST16 3SR			
Midlands Psychology		Jo Smolinski	Jo Smolinski
The Hayes		IT Manager	IT Manager
19 Newport Road		-	07905780835
Stafford			jo.smolinski@midlandspsychology.co.uk
ST16 1BA			
Mill Hill Primary Academy		Sharon Bates	Jane Yates
Sunnyside Avenue		Headteacher	School Business Manager
Tunstall			01782 234466
Stoke-on-Trent			sbates1@millhillprimaryacademy.coop
ST6 6ED			
Mill House School		Judith Little	Judith Little
Riverside Studios		Deputy Headteacher	Deputy Headteacher
Coventry Road		-	07494 973915
Kingsbury			Little.j@millhouseschool.co.uk
B78 2DE			
Mitie Care and Custody		Michelle Kelly	Michelle Kelly
Unit 9		Contract Manager	Contract Manager
Corrie Way			07384246763

Bredbury			Michelle.kelly2@mitie.com
Stockport			
SK6 2ST			
Monarch Intervention Services	N/a	Gaynor Burne	Tim Poole
5406 Leek Road		Director	Support Worker
Hanley			01782 284200
ST1 3HH			tim@monarchinterventions.co.uk
Moorlands Homelink		Sharon Ball	Ellen Ball
Black Horse House		Executive Manager	Office Manager
4 Tape Street		Ũ	01538 750511
Cheadle			office@moorlandshomelink.co.uk
Staffordshire Moorlands			
ST10 1BD			
Nacro Education		Laura Bailey	Caroline Strike
54 – 58 Market Street		Senior Tutor	Tutor
Longton			01782 332699
Stoke on Trent			caroline.strike@nacro.org.uk
ST3 1BS			laura.bailey@nacro.org.uk
Nacro Housing	N/a	Andy Jackson	Andy Jackson
54-58 Markert Street		Service Lead	Service Lead
Longton			07817848390
Stoke-on-Trent			andy.jackson@nacro.org.uk
ST3 1BS			
National Institute of Conductive		Fiona Bilsborough	Marie McCann
Education		Headteacher	Director of Staff and Organisational Development
Cannon Hill House			0121 442 5556
Russell Road			mmcann@conductive-education.org.uk
Moseley			
Birmingham			
B13 8RD			
National Society for the Prevention of		Pete Turgoose	Teresa Chatfield
Cruelty to Children (NSPCC)		Service Manager	Team Manager
Carole House			01782 958100
213 Basford Park Road			Teresa.chatfield@nspcc.org.uk
Newcastle-under-Lyme			
ST5 0PG			

Newcastle-under-Lyme BID Ltd The Guildhall High Street Newcastle-under-Lyme ST5 1PW	Alexandra Taylor BID Manager	Nicholas Colclough BID Ambassador 07876 342016 / 01782 922712 <u>Nick.ambassador@nulbid.co.uk</u>
Newcastle-under-Lyme Borough Council Castle House Barracks Road Newcastle-under-Lyme ST5 1BL	Martin Hamilton Chief Executive	Jacqueline Johnston Information Governance Team Manager (DPO) 01782 742201 <u>Jackie.Johnston@newcastle-staffs.gov.uk</u> ; <u>dpo@newcastle-staffs.gov.uk</u>
Newcastle and Stafford College Group Knutton Lane Newcastle-under-Lyme ST5 2GB	Denise Haney Head of Student Services	Denise Haney Head of Student Services 01782 254219 <u>denise.haney@nscq.ac.uk</u>
New Era Victim Service Victim Support Churchill House Regent Road Hanley Stoke on Trent ST1 3JJ	Chantelle Thompson Head of Service	Chantelle Thompson Head of Service 07843375646 Chantelle.thompson@victimsupport.org.uk
New Ford Academy Brownley Road Smallthorne Stoke-on-Trent ST6 1PY	Emma Ford Headteacher	Emma Ford Headteacher 01782 234605 <u>eford@newford.org.uk</u>
Nisai Group Samanvaya Cultural Centre Milton Road Harrow Middlesex HA1 1XB	Dai Patel Chief Financial Officer	Laura Beech Commercial Co-Ordinator 02084248475 <u>info@nisai.com</u>
North Staffordshire Carers Association Trent House 234 Victoria Road Fenton	Julie Hammersley Chief Executive Officer	Anna Capper Deputy Chief Officer 01782 793100 <u>annacapper@carersfirst.com</u>

Stoke-on-Trent			
ST4 2LW			
North Staffordshire Combined	RLY	Dennis Okolo	Sahra Smith
Healthcare Trust		Medical Director/Caldicott	Head of Information Governance and Data
Lawton House		Guardian	Protection Officer
Bellringer Road			
Stoke-on-Trent			DPO@combined.nhs.uk
Staffordshire			
ST4 8HH			
North Staffordshire GP Federation	YO2868	lan Gibson	lan Gibson
511 Etruria Road		Associate Director of	Associate Director of Operational Services
Basford		Operational Services	01782 987585
Stoke-on-Trent			ian.gibson2@stokeccg.nhs.uk
ST4 6HT			
North Staffordshire Mind		Kate Boundy	Deb Smith
83 Marsh Street		Chief Executive	Service Manager
Hanley			01782 262100
ST1 5HN			debsmith@nsmind.org.uk
Nova Training		Scott Simpson	Samantha Palmer
3 Lower Lichfield Street		Centre Manager	HR Manager
Willenhall			01902 366278
WV13 1PX			Samantha.Palmer@novatraining.co.uk
Number 11		Robyn Owen	Robyn Owen
11 Chapel Lane		Administrator	Administrator
Burslem			01782961800
ST6 2AB			info@number11.org.uk
Oakhill Primary School		Peter Hollis	Irene Love/Yvonne Timson
Hawksworth		Headteacher	Office Manager/Clerical Assistant
Tamworth			01827 213960
B77 2HH			office@oakhill.staffs.sch.uk
			admin@oakhill.staffs.sch.uk
The O'Connor Gateway Trust		Noreen Oliver MBE	Donna Meredith-Wood
c/o BAC O'Connor		Chief Executive	Business Development Officer
126 Station Street			01283 537280
Burton-on-Trent			donna.meredithwood@bacandoconnor.co.uk
Staffordshire			

DE14 1BX		
Optima Community Housing	Elizabeth Carroll	Ruth Bhullar
St Thomas House	Assistant Director	Housing Manager
80 Bell Barn Road		0121 687 3133
Birmingham		ruth.bhullar@optima.org.uk
B15 2ĂF		
Oracle Care	Simon Ashurst	Catherine Follett
Unit 2 Dane Valley Mill	Head Teacher	Deputy Head
Havannah Street		01260 296798
Congleton		catherinefollett@oraclecare.com
Cheshire		
CW12 2AH		
Orbit Group Ltd	Nicolas Kantas	Emily Burton
Garden Court	Head of Tenancy	Team Manager (Midlands)
Harry Weston Road	Management	07824 599016
Binley Business Park	-	Emily.burton@orbit.org.uk
Coventry		
CV3 2SU		
Ormiston Horizon Academy	Rod Hughes	Zoe Heath
Turnhurst Road	Principal	Data Manager
Tunstall		01782 883333
Stoke-on-Trent		zheath@ormistonhorizonacademy.co.uk
ST6 6JZ		
Ormiston Meridian Academy	Gareth Jones	Ann Berrisford
Sandon Road	Principal	Director of Inclusion
Meir		01782 377100
Stoke on Trent		aberrisford@omera.co.uk
ST3 7DF		
Ormiston Sir Stanley Matthews Academy	Angela Fleming	lan Wright
Beaconsfield Drive	Assistant Principal	Child Protection Officer/Designated Safeguarding
Blurton		Lead
Stoke on Trent		01782 882200
ST37TL		iwright@ossma.co.uk
Outwoods Primary School	Lesley Wells	Lesley Wells
Harehedge Lane	Headteacher	Headteacher
Burton-on-Trent		01283 529800

Staffordshire		headteacher@outwoods.staffs.sch.uk
DE13 0AS		
PABCIS	Julie Davies OBE	Paul Greenhough
Longton Police Station	PABCIS County Manager	Business Crime Manager
Sutherland Road		01785 233190
Longton		businesscrimepartnership@gmail.com
SOT		paul.greenhough@staffordshire.pnn.police.uk
ST3 1HH		
Park Hall Academy	Georgina Frost	Vicki Bunn
Carberry Way	Principle	SENCO
Weston Coyney		01782 312384
Stoke on Trent		vbunn@parkhallacademy.co.uk
ST3 5QU		
Pathway Project	Wendy Dee	Wendy Dee
Hope Centre	Operations Director	Operations Director
73 Upper St John Street		01543 442610
Lichfield		wendyd@pathway-project.co.uk
WS14 9DT		
Paulet High School	Ian McArthur	Nicola Bradley
Violet Way	Deputy Headteacher	Inclusion Support Manager
Stapenhill		01283 239710
Burton-on-Trent		n.bradley@paulet.co.uk
DE15 9RT		
Peak Education	Jonathan Gillie	Jonathan Gillie
60 Snow Hill	Head of School	Head of School
Shelton		01782 284329
Stoke on Trent		jonathan.gillie@peakpursuits.co.uk
ST1 4LY		
People, Potential, Possibilities (P3)	Kathy Kozlowski	Lindsey Robinson
43 School Street	Director of Governance	Head of Community & Support
Wolverhampton	and Safeguarding/DPO	07971145057
West Midlands		Lindsey.robinson@p3charity.org
WV1 4LR		
Phoenix U16 Independent School	Shelley Jamieson	Stephanie Hardman
Unit E	Principle/ Director	Vice Principle
Metro Business Park		01782 922306

Clough Street Hanley			shardman@phoenixlearning.co.uk
ST1 4AF Places for People Tenancy Enforcement Team Saville House Ground Floor Saville Street Sheffield		Louise Dean Tenancy Enforcement Team Manager	Kareece Marzink Tenancy Enforcement Manager 01772 667002 / 07760 777471 <u>Kareece.marzink@placesforpeople.co.uk</u>
S4 7UD Platform Housing Group 1700 Solihull Parkway Birmingham Business Park Solihull B37 7YD		Marion Duffy Chief Operations Officer Sarah Sutton Director of New Customers & Specialist Housing	Carole Smith/Nicola Smitham Head of Localities/Head of Empty Property Management /01217887651 <u>Carol.smith@platformhg.com</u> /Nicola.Smitham@platformhg.com
Populus Housing CIC Howsons, Winton House Stoke Road Stoke on Trent ST4 2RW		Georgia Smith Operations Director	Georgia Smith Operations Director 07707010391 georgia.smith@populushousing.co.uk
Portland School Uttoxeter Road Blythe Bridge Stoke-on-Trent ST11 9JG		Miss Rachel Shaw Senior Deputy Designated Safeguarding Lead/Family Support Manager	Miss Rachel Shaw Senior Deputy Designated Safeguarding Lead/Family Support Manager 01782 882020 <u>Rachel.Shaw@portland.set.org</u>
Port Vale FC Foundation Vale Park Hamil Road Buslem Stoke on Trent Staffordshire ST6 1AW		Will Turner Head of Community	Matt Hancock Director of Community 07921071848 Will.turner@port-vale.co.uk
Practice Plus Group Hawker House 5-6 Methodist Court	NTP	Marjorie Gillespie Medical Director & Caldicott Guardian	Shepherd Makusha IG Lead and DPO 0333 999 2570

Napier Road		dpo@practiceplusgroup.com
Reading		apo@practiceprasgroup.com
RG1 8BW		
Pre-School Learning Alliance	Stuart Neilson	Janet Harvey
Haling Dene Centre	Sub-Committee Manager	Finance and Administration Officer
Cannock Road	Sub-Committee Manager	_
•		01785 713915
Penkridge		janet.harvey@pre-school.org.uk
ST19 5DT		
The Princes Trust	Mark Ball	Mark Ball
The Princes Trust Stoke	Operations Manager	Operations Manager (West Midlands)
The Old Post Office	(West Midlands)	01782 957 106
25-31 Tontine Street		mark.Ball@princes-trust.org.uk
Hanley		
ST10 1LX		
Probation Service	Tony Kuffa	Suzanne Poynter
Melbourne House	Head of Staffordshire PDU	Business Manager
Etruria Office Village		07547 972420
Forge Lane, Festival Park, Hanley		suzanne.poynter@justice.gov.uk
Stoke-on-Trent		
ST1 5RQ		
Pye Green Christian Centre Housing	Dennis Spencer	Susan Harrell
521 Pye Green Road	Chair of Trustees	Support Worker
Hednesford		07480851050 / 01543 422394
Cannock		housing@pyegreen.co.uk
Staffordshire		
WS12 4LP		
The Rawlett School (Academies	Mrs Rebecca Walker	Mrs Rebecca Walker
Enterprise Trust)	Principal	Principal
Comberford Toad		0182757178
Tamworth		rwalker@rawlettschool.org
Staffordshire		
B79 9AA		
Reflective School Support	Kate Barnes	Deborah Barnes
11 Ferndell Close	Business Manager	Company Director
Cannock		07766236954
Staffordshire		deb@reflectiveschoolsupport.co.uk
Stationushine		

WS11 1HR			
Remedy Education Ltd		Neil Best	Jennifer Best
99 Trent Valley Road		Company Director	Company Director
Lichfield			01543 320359
WS13 6EZ			jenniferbest@remedyeducation.org.uk
	N06	Caroline Cannar	Sarah Lockley
15 <sup>th</sup> Floor		Company Secretary	Service Manager
89 Albert Embankment			01538 399950 / 07815 806984
London			sarah.lockley2@rethink.org
SE1 7TP			
The Right Stuff Project		Stuart Ellis	Andy Whitehall MBE
1 Anglesey Hollow		Trustee	Project Manager
Hednesford			07779059375
Cannock			rightstuffboxing@hotmail.co.uk
Staffordshire			
WS12 1BX			
Richmond Fellowship		Michelle Bennett	Michelle Bennett
Suite 2		Locality Manager – West	Locality Manager
St Johns House		Midlands	01785 227020
Weston Road			michelle.bennett@richmondfellowship.org.uk
Stafford			
ST16 3RZ			
Rising Brook Baptist Church		Martin Young	Liz Dipple
Burton Square		Senior Minister and Chair	Centre and Community Director
Stafford		of Directors	01785 214750
ST17 9LT			liz.dipple@risingbrook.org
Riverside Group Ltd		Richard Plenderleith	Ahn Tran
49 Western Boulevard		Head of Housing Services	Housing Services Manager
Leicester		(central region)	07980 761518/ 0345 111 0000
LE2 7HN			anh.tran@riverside.org.uk
River View Primary and Nursery School		Chris Willoughby	Chris Bell
Suffolk Road		Deputy Head	Headteacher
Stapenhill			01283 239510
Burton-on-Trent			headteacher@riverview.staffs.sch.uk
DE15 9HR			
Royal Wolverhampton NHS Trust		Brian McKaig	Raz Edwards

Wednesfield Road Wolverhampton WV10 0QP		Chief Medical Officer Caldicott Guardian	Head of Data Security and Protection/DPO 01902 307999 raz.edwards@nhs.net
Ruff and Ruby Youth Charity The Ruff and Ruby Rooms Intu Potteries Quadrant Road Hanley Stoke on Trent ST1 1PS	N/a	Dawnie Deaville CEO	Dawnie Deaville CEO 07812 774632 info@ruffandruby.com
Ryecroft C.E. (C) Middle Scool Ashbourne Road Rocester Uttoxeter Staffordshire ST14 5PB		Matthew Hall Head of School	Stephen Bardon Deputy Headteacher 01889 590394 <u>sbardon@ryecroft.staffs.sch.uk</u>
Safe Sanctuary Living Ltd Operational Director Foxhall Business Centre Foxhall Lodge Foxhall Road Nottingham NG7 6LH		Charlotte Peacock Operations Director	Rahmeez Younas Director 07540155388 ryounas@safesanctuaryliving.co.uk
Restart Bemersley House Gitana Street Stoke-On-Trent ST1 1DY		Sam Taylor Operations Manager	Matthew Hammond Client Services Manager 07902 900588 <u>matt@restart.saltbox.org.uk</u>
Sanctuary Chamber Court Castle Street Worcester WR1 3ZQ		Daren Nowlan Operations Director	Julia Brook Area Manager 0800 131 3348 julia.brook@sanctuary.co.uk
Saxon Hill Community School Kings Hill Road Lichfield		Jon Thickett Headteacher	Helen Bowers Family Support Worker 01543 414892

Staffordshire		hbowers@saxonhill.staffs.sch.uk
WS14 9DE		<u> </u>
S.E.L.F.I.E Services	Dean Goodwin	Dean Goodwin
c/o 9 Gaunt Street	Sole Trader / Owner	Sole Trader / Owner
Leek		selfieservices@yahoo.co.uk
Staffordshire		
ST13 8EB		
Sexual Abuse and Rape Advice Centre	Amanda Baker	Amanda Baker
(SARAC)	Services Manager	Services Manager
PO Box 3	ger in a second s	07889 416582
Burton on Trent		amandab@sarac.org.uk
DE14 1ZT		
Shaw Trust	Vivienne Boahene	Nadine Olner
Black Country House	Data Protection Officer	Assistant Head of Justice
Rounds Green Road		07850 774658
Oldbury		Nadine.olner@shaw-trust.org.uk
B69 2DG		<u>,</u>
Sir Graham Balfour High School	Fiona Hartley	Fiona Hartley
North Avenue	Senior Assistant	Senior Assistant Headteacher
Stafford	Headteacher	01785 223490
ST16 1NR		fhartley@sirgrahambalfour.staffs.sch.uk
South Staffordshire District Council	David Pattison	Lorraine Fowkes
Council Offices	Corporate Director	Assistant Director Democratic and Regulatory
Wolverhampton Road	Governance	Services
Codsall		01902 696469
Staffordshire		I.fowkes@sstaffs.gov.uk
WV8 1PX		
South Staffordshire Housing Association	Janet Goode	Sam Allcott
Acton Court	Neighbourhoods Director	Housing Services Manager
Stafford		01785 312106
ST18 9AP		samantha.allcott@ssha.co.uk
South Staffordshire Network for Mental	Keri Lawrence	Keri Lawrence
Health	Project Co-ordinator	Project Co-ordinator
Mansell House		01543 301139
22 Bore Street		keri.lawrence@ssnmentalhealth.co.uk
Lichfield		

WS13 6LL     Ross Podyma     Ross Podyma       Sporting Communities CIC     Ross Podyma     Director of Strategy       S0 Burington Drive     Director of Strategy     Director of Strategy       Trentham     Stoke on Trent     Toss@sportingcommunitiescic.org       Staffordshire     Janette Beckett     Ellie Thorne       22 Old Walsall Road     Director of Support     Head of SVPR Services       Hamstead     Bursiness     O'7821447456       Birningham     Business     ellie@springhousing.org.uk       E42 IDT     Stafford and Cannock League of Hospital     Martin Thornley       Caxton House     Chief Executive     Housing Manager       Stafford and Rural Homes     Craig Jones     Paul Robinson       Stafford and Rural Homes     Craig Jones     Paul Robinson       Stafford and Rural Homes     Craig Jones     Paul Robinson       Stafford Strift Care Board (ICB)     Chief Executive Officer     O'7725216741       Stafford Strift Care Board (ICB)     Chief Executive Officer     Associate Director of Corporate Governance and DPO       Stafford Brough Council     QNC     Peter Axon     Paul Winter       Stafford Brough Council     Patrick Farrington     Viki Ashcroft       Civic Centre     Eader     O'7725214657     paul.winter@staffstoke.icb.nhs.uk       Stafford Brough Council </th <th>Staffordshire</th> <th></th> <th></th> <th></th>	Staffordshire			
Sporting Communities CIC 50 Burrington Drive Trentham StaffordshireRoss Podyma Director of Strategy 01782 646731 ross@sportingcommunitiescic.orgSpring Housing Association 22 Old Walsall Road Hamstead Birdford and Cannock League of Hospital Friends Caxton HouseJanette Beckett Director of Support Services and New BusinessEllie Thorne Head of SVPR Services 07821447456 ellie@springhousing.org.ukStafford and Cannock League of Hospital Friends Caxton HouseMartin Thornley Chief ExecutiveZoe Pyatt Housing Manager 01785 250625 Zoe.pyatt@sclohf.co.ukStafford and Rural Homes Stafford and Rural Homes Stafford shire Technology Park Beaconside Stafford Stafford Stafford Stafford Stafford Borough Council Chief Executive OfficerPaul Robinson Governance Manager 01785 216741 paul.robinson@sclafford.co.ukStafford Borough Council Civic Centre RiversideQNCPeter Axon Chief Executive OfficerPaul Winter Associate Incore of Oroporate Governance and DPO 07725214657 paul.winter@staffordbc.gov.uk				
sö Burrington Drive Trentham       Director of Strategy       Director of Strategy         Virentham       Director of Strategy       01782 646731         Stoke on Trent       Staffordshire       ross@sportinacommunitiescic.org         Syring Housing Association       Janette Beckett       Ellie Thorme         22 Old Walsall Road       Director of Support       Head of SVPR Services         Hamstead       Services and New       0782 1447456         Birmingham       Business       ellie@springhousing.org.uk         B42 1DT       Stafford and Cannock League of Hospital       Martin Thornley       Zoe Pyatt         Friends       Caxton House       Off82 52625       zoe pyatt@sclohf.co.uk         Stafford and Rural Homes       Craig Jones       Paul Robinson       Governance Manager         1 Parker Court       Director of Finance and       Governance Manager       Governance Manager         Stafford Shire Technology Park       Commerce       01785 216741       paul robinson@sclash.co.uk         Stafford Stoke-on-Trent       QNC       Peter Axon       Paul Winter         Stafford Borough Council       QNC       Peter Axon       Paul winter         Stafford Borough Council       Patrick Farrington       Viki Ashcroft       Corporate Partnerships Manager         Staffo			Deee Dedume	Dece Dedume
Trentham01782 646731Stoke on TrentStaffordshireStaffordshireJanette BeckettSpring Housing AssociationJanette Beckett22 Old Walsall RoadDirector of SupportHamsteadBusinessBirminghamBusinessB42 1DTDirector of SupportStafford and Cannock League of HospitalMartin ThornleyCox PyattCoe PyattCraig Jones01785 250625North WallsDirector of Finance and CommerceStafford and Rural HomesDirector of Finance and CommerceStafford Stafford StaffordCraig JonesStafford and Rural HomesDirector of Finance and CommerceStafford Stafford StaffordCraig JonesStafford Brough KendePeter AxonStafford BrongChief Executive OfficerStafford BrongChief Executive OfficerStafford BrongPaul WinterAnthere RoadStafford Stafford Stafford Stafford Stafford Shire and Stoke-on-Trent 				
Stoke on Trent       ross@sportingcommunitiescic.org         Staffordshire       Spring Housing Association       Janette Beckett       Ellie Thorne         22 Old Walsall Road       Director of Support       Head of SVPR Services         Hamstead       Services and New       Or821447456         Birmingham       Business       ellie@springhousing.org.uk         B42 1DT       Martin Thornley       Zoe Pyatt         Friends       Chief Executive       Housing Manager         O1785 250625       O1785 250625         Xoth House       Director of Finance and         Stafford and Rural Homes       Craig Jones         1 Parker Court       Director of Finance and         Stafford and Rural Homes       Craig Jones         1 Parker Court       Director of Finance and         Stafford Stifford Shire and Stoke-on-Trent       QNC         Stafford Care Board (ICB)       Peter Axon         Stafford Borough Council       Patrick Farrington         Stafford       Leader       Corporate Patherships Manager         O1785 619309       vashcrofft@stiffordbc.gov.uk </td <td></td> <td></td> <td>Director of Strategy</td> <td></td>			Director of Strategy	
Staffordshire     Janette Beckett     Ellie Thorne       Spring Housing Association     Janette Beckett     Ellie Thorne       22 Old Walsall Road     Director of Support     Head of SVPR Services       Hamstead     Services and New     07821447456       Birmingham     Business     ellie@springhousing.org.uk       B42 1DT     Stafford and Cannock League of Hospital Friends     Martin Thornley     Zoe Pyatt       Stafford and Cannock League of Hospital Friends     Martin Thornley     Zoe Pyatt       Caxton House     Chief Executive     Housing Manager       North Walls     Stafford     Stafford       Stafford and Rural Homes     Craig Jones     Paul Robinson       1 Parker Court     Director of Finance and Commerce     Governance Manager       Stafford Shire Technology Park     Onther Chief Executive Officer     Or785 216741       Beaconside     Paul Robinson@asarh.co.uk     Stafford Shire and Stoke-on-Trent       Integrated Care Board (ICB)     QNC     Peter Axon     Paul Winter       Stafford Borough Council     Patrick Farrington     Viki Ashcroft       Chief Executive Officer     Paul Winter@astaffsstoke.icb.nhs.uk       ST18 0BF     Stafford Borough Council     Patrick Farrington       Stafford Borough Council     Patrick Farrington     Viki Ashcroft       Chief Executive Off				
ST4 8YDImage: constraint of the second s				ross@sportingcommunitiescic.org
Spring Housing Association 22 Old Walsall RoadJanette Beckett Director of Support Services and New BusinessEllie Thorne Head of SVPR Services 07821447456 ellie@sprinchousing.org.ukB42 1DTStafford and Cannock League of Hospital Friends Caxton HouseMartin Thornley 				
22 Old Walsall Road HamsteadDirector of Support Services and New BusinessHead of SVPR Services 07821447456Birmingham B42 1DTBusinessellie@springhousing.org.ukStafford and Cannock League of Hospital Friends Caxton HouseMartin Thornley Chief ExecutiveZoe Pyatt Housing Manager 01785 250625North Walls Stafford Stafford 1 Parker CourtCraig Jones Director of Finance and CommercePaul Robinson Governance Manager 01785 216741Stafford ST16 3ADCraig Jones Director of Finance and CommercePaul Robinson Governance Manager 01785 216741Stafford Stafford Stafford Stafford Stafford Stafford Stafford StripQNCPeter Axon Chief Executive OfficerStafford Borough Council Civic Centre RiversideQNCPeter Axon Chief Executive OfficerPaul Winter Associate Director of Corporate Governance and DPO 07725214657 paul.winter@staffsstoke.icb.nhs.ukStafford Stafford Stafford StaffordPatrick Farrington LeaderViki Ashcroft Corporate Partnerships Manager 01785 619309 vashcroft@staffordbc.gov.uk	-			
Hamstead BirninghamServices and New Business07821447456 ellie@springhousing.org.ukB42 1DTBusiness07821447456 ellie@springhousing.org.ukB42 1DTMartin Thornley Chief ExecutiveZoe Pyatt Housing Manager 01785 250625 zoe.pyatt@sclohf.co.ukNorth Walls Stafford Stafford ADMartin Thornley Chief ExecutiveZoe Pyatt Housing Manager 01785 250625 zoe.pyatt@sclohf.co.ukStafford and Rural Homes 1 Parker Court Stafford Ad Stafford AdCraig Jones Director of Finance and CommercePaul Robinson Governance Manager 01785 216741 paul.robinson@sarh.co.ukStafford Stafford Advert Stafford Str18 0WPQNCPeter Axon Chief Executive OfficerPaul Winter Associate Director of Corporate Governance and DPO 07725214657 paul.winter@staffstoke.icb.nhs.ukStafford Borough Council Civic Centre RiversidePatrick Farrington LeaderViki Ashcroft Corporate Partnerships Manager 01785 619309 vashcroft@staffordbc.gov.uk				
Birmingham B42 1DTBusinessellie@springhousing.org.ukStafford and Cannock League of Hospital Friends Caxton HouseMartin Thornley Chief ExecutiveZoe Pyatt Housing Manager 01785 250625 zoe.pyatt@sclohf.co.ukNorth Walls Stafford Stafford Stafford and Rural Homes 1 Parker Court Stafford and Rural Homes 1 Parker Court Stafford shift Technology Park Beaconside Stafford Stafford Stafford Stafford StaffordCraig Jones Director of Finance and CommercePaul Robinson Governance Manager 01785 216741 paul.robinson@sarh.co.ukStaffordshire and Stoke-on-Trent Integrated Care Board (ICB) Stafford Stafford Borough Council Civic Centre RiversideQNCPeter Axon Chief Executive OfficerPaul Winter Associate Director of Corporate Governance and DPO 07725214657 paul.winter@staffsstoke.icb.nhs.ukStafford Borough Council Civic Centre RiversidePatrick Farrington LeaderViki Ashcroft Corporate Partnerships Manager 01785 619309 vashcroft@staffordbc.gov.uk				
B42 1DT       Control of the second of the sec	Hamstead			
Stafford and Cannock League of Hospital       Martin Thornley       Zoe Pyatt         Friends       Chief Executive       Housing Manager         Caxton House       01785 250625       Zoe.pyatt@sclohf.co.uk         Stafford       Stafford       Zoe Pyatt         Stafford and Rural Homes       Craig Jones       Paul Robinson         1 Parker Court       Director of Finance and       Governance Manager         Staffordshire Technology Park       Director of Finance and       Governance Manager         Beaconside       Craig Jones       Director of Finance and       Governance Manager         Staffordshire and Stoke-on-Trent       Director of Finance       Director of Corporate Governance and       Director of Corporate Governance and         Staffordshire and Stoke-on-Trent       QNC       Peter Axon       Paul Winter         Integrated Care Board (ICB)       Stafford Education & Enterprise Park       Chief Executive Officer       Paul Winter         Stafford Borough Council       Eader       Director of Corporate Governance and       DPO         Stafford Borough Council       Patrick Farrington       Viki Ashcroft       Corporate Partnerships Manager         Stafford       Stafford       Viki Ashcroft       Corporate Partnerships Manager       01785 619309         Stafford       Vitaffordbc.gov.uk<	Birmingham		Business	ellie@springhousing.org.uk
Friends Caxton House North Walls StaffordChief ExecutiveHousing Manager 01785 250625 zoe.pvatt@sciohf.co.ukStafford Stafford Stafford and Rural Homes 1 Parker Court Stafford staffordshire Technology Park Beaconside Stafford ST18 0WPCraig Jones Director of Finance and CommercePaul Robinson Governance Manager 01785 216741 paul.robinson@sarh.co.ukStafford Stafford Stafford ST18 0WPQNCPeter Axon Chief Executive OfficerPaul Winter Associate Director of Corporate Governance and DPO 07725214657 paul.winter@staffostoke.icb.nhs.ukStafford Borough Council Civic Centre Riverside StaffordPatrick Farrington LeaderViki Ashcroft Corporate Gita for distaffordbr.co.uk				
Caxton House North Walls Stafford01785 250625 zoe.pyatt@sciohf.co.ukStafford Stafford and Rural Homes 1 Parker Court Staffordshire Technology Park Beaconside StaffordCraig Jones Director of Finance and CommercePaul Robinson Governance Manager 01785 216741 paul.robinson@sarh.co.ukStafford Stafford StaffordONCPeter Axon Chief Executive OfficerPaul Winter Associate Director of Corporate Governance and DPO 07725214657 paul.winter@staffsstoke.icb.nhs.ukStafford Stafford StaffordQNCPeter Axon Chief Executive OfficerPaul Winter Associate Director of Corporate Governance and DPO 07725214657 paul.winter@staffsstoke.icb.nhs.ukStafford Stafford StaffordPatrick Farrington LeaderViki Ashcroft Corporate Partnerships Manager 01785 619309 vashcroft@staffordbc.gov.uk	Stafford and Cannock League of Hospital			Zoe Pyatt
North Walls       Zoe_pyatt@sclohf.co.uk         Stafford       Stafford and Rural Homes       Paul Robinson         1 Parker Court       Director of Finance and       Governance Manager         Staffordshire Technology Park       Director of Finance and       Otrass 216741         Beaconside       Director of Finance and       Otrass 216741         Staffordshire Technology Park       Peter Axon       Paul Robinson@sarh.co.uk         Stafford Strike Care Board (ICB)       QNC       Peter Axon       Paul Winter         Stafford Education & Enterprise Park       QNC       Peter Axon       Paul Winter         Weston Road       Enterprise Park       Patrick Farrington       DPO         Stafford Borough Council       Patrick Farrington       Viki Ashcroft       Corporate Partnerships Manager         Civic Centre       Riverside       Vistaffordborog.ov.uk       Vistaffordborog.ov.uk			Chief Executive	
Stafford       Stafford and Rural Homes       Craig Jones       Paul Robinson         1 Parker Court       Director of Finance and       Governance Manager         Staffordshire Technology Park       Director of Finance and       Governance Manager         Beaconside       Onrece       01785 216741         Stafford       Director of Finance and       Commerce         Stafford       Onrece       01785 216741         Beaconside       Director of Finance and       Commerce         Stafford       Staffordshire and Stoke-on-Trent       Peter Axon         Integrated Care Board (ICB)       Peter Axon       Paul Winter         Stafford Education & Enterprise Park       Chief Executive Officer       Paul Winter         Stafford Borough Council       Patrick Farrington       DPO         Stafford Borough Council       Patrick Farrington       Viki Ashcroft         Civic Centre       Riverside       On785 619309       Vashcroft@staffordbc.gov.uk         Stafford       Stafford       Staffordbc.gov.uk       Ontegrate	Caxton House			01785 250625
ST16 3ADCraig JonesStafford and Rural HomesDirector of Finance and Director of Finance and CommercePaul RobinsonStaffordshire Technology ParkDirector of Finance and CommerceGovernance Manager 01785 216741 paul.robinson@sarh.co.ukBeaconside Stafford ST18 0WPQNCPeter Axon Chief Executive OfficerPaul Winter Associate Director of Corporate Governance and DPO 07725214657 paul.winter@staffsstoke.icb.nhs.ukStafford Stafford Stafford Stafford Stafford Stafford Stafford Stafford Stafford Stafford StaffordPatrick Farrington LeaderViki Ashcroft Corporate Partnerships Manager 01785 619309 vashcroft@staffordbc.gov.uk	North Walls			zoe.pyatt@sclohf.co.uk
Stafford and Rural Homes 1 Parker Court Staffordshire Technology Park Beaconside Stafford ST18 0WPCraig Jones Director of Finance and CommercePaul Robinson Governance Manager 01785 216741 paul.robinson@sarh.co.ukStafford Stafford ST18 0WPQNCPeter Axon Chief Executive OfficerPaul Winter Associate Director of Corporate Governance and DPO 07725214657 paul.winter@staffsstoke.icb.nhs.ukStafford Stafford Stafford Stafford Stafford Stafford Education & Enterprise Park Weston Road ST18 0BFQNCPeter Axon Chief Executive OfficerPaul Winter Associate Director of Corporate Governance and DPO 07725214657 paul.winter@staffsstoke.icb.nhs.ukStafford Borough Council Civic Centre Riverside StaffordPatrick Farrington LeaderViki Ashcroft Corporate Partnerships Manager 01785 619309 vashcroft@staffordbc.gov.uk	Stafford			
1 Parker Court Staffordshire Technology Park Beaconside StaffordDirector of Finance and CommerceGovernance Manager 01785 216741 paul.robinson@sarh.co.ukStafford ST18 0WPQNCPeter Axon Chief Executive OfficerPaul Winter Associate Director of Corporate Governance and DPO 07725214657 paul.winter@staffsstoke.icb.nhs.ukStafford Borough Council Civic Centre Riverside StaffordPatrick Farrington LeaderViki Ashcroft Corporate Partnerships Manager 01785 619309 vashcroft@staffordbc.gov.uk				
Staffordshire Technology Park Beaconside Stafford ST18 0WPCommerce01785 216741 paul.robinson@sarh.co.ukStafford ST18 0WPQNCPeter Axon Chief Executive OfficerPaul Winter Associate Director of Corporate Governance and DPO 07725214657 paul.winter@staffsstoke.icb.nhs.ukStafford Stafford Stafford Stafford Stafford Stafford Stafford Stafford Stafford StaffordPeter Axon Chief Executive OfficerPaul Winter Associate Director of Corporate Governance and DPO 07725214657 paul.winter@staffsstoke.icb.nhs.ukStafford Stafford Stafford Borough Council Civic Centre Riverside StaffordPatrick Farrington LeaderViki Ashcroft Corporate Partnerships Manager 01785 619309 vashcroft@staffordbc.gov.uk	Stafford and Rural Homes		Craig Jones	Paul Robinson
Staffordshire Technology Park Beaconside Stafford ST18 0WPCommerce01785 216741 paul.robinson@sarh.co.ukStafford ST18 0WPQNCPeter Axon Chief Executive OfficerPaul Winter Associate Director of Corporate Governance and DPO 07725214657 paul.winter@staffsstoke.icb.nhs.ukStafford Stafford Stafford Stafford Stafford Stafford Stafford Stafford Stafford StaffordPeter Axon Chief Executive OfficerPaul Winter Associate Director of Corporate Governance and DPO 07725214657 paul.winter@staffsstoke.icb.nhs.ukStafford Stafford Stafford Borough Council Civic Centre Riverside StaffordPatrick Farrington LeaderViki Ashcroft Corporate Partnerships Manager 01785 619309 vashcroft@staffordbc.gov.uk	1 Parker Court		Director of Finance and	Governance Manager
Beaconside Stafford ST18 0WPPaul.robinson@sarh.co.ukStaffordshire and Stoke-on-Trent Integrated Care Board (ICB) Stafford Education & Enterprise Park Weston Road Stafford Stafford Borough Council Civic Centre Riverside StaffordQNCPeter Axon Chief Executive OfficerPaul Winter Associate Director of Corporate Governance and DPO 07725214657 paul.winter@staffsstoke.icb.nhs.ukStafford Borough Council Civic Centre Riverside StaffordPatrick Farrington LeaderViki Ashcroft Corporate Partnerships Manager 01785 619309 vashcroft@staffordbc.gov.uk	Staffordshire Technology Park		Commerce	
Stafford ST18 0WPQNCPeter Axon Chief Executive OfficerPaul Winter Associate Director of Corporate Governance and DPO 07725214657 paul.winter@staffsstoke.icb.nhs.ukStafford Stafford Stafford Borough Council Civic Centre RiversidePatrick Farrington LeaderViki Ashcroft Corporate Partnerships Manager 01785 619309 vashcroft@staffordbc.gov.uk				paul.robinson@sarh.co.uk
Staffordshire and Stoke-on-Trent Integrated Care Board (ICB)QNCPeter Axon Chief Executive OfficerPaul Winter Associate Director of Corporate Governance and DPO 07725214657 paul.winter@staffsstoke.icb.nhs.ukStafford Stafford ST18 0BFPatrick Farrington LeaderViki Ashcroft Corporate Partnerships Manager 01785 619309 vashcroft@staffordbc.gov.uk	Stafford			
Integrated Care Board (ICB) Stafford Education & Enterprise ParkChief Executive OfficerAssociate Director of Corporate Governance and DPO 07725214657 paul.winter@staffsstoke.icb.nhs.ukStafford ST18 0BFPatrick Farrington LeaderViki Ashcroft Corporate Partnerships Manager 01785 619309 vashcroft@staffordbc.gov.uk	ST18 0WP			
Stafford Education & Enterprise ParkDPO 07725214657 paul.winter@staffsstoke.icb.nhs.ukWeston Road07725214657 paul.winter@staffsstoke.icb.nhs.ukStaffordPatrick Farrington LeaderViki Ashcroft Corporate Partnerships Manager 01785 619309 vashcroft@staffordbc.gov.uk	Staffordshire and Stoke-on-Trent	QNC	Peter Axon	Paul Winter
Stafford Education & Enterprise ParkDPOWeston Road07725214657Staffordpaul.winter@staffsstoke.icb.nhs.ukST18 0BFPatrick FarringtonStafford Borough CouncilPatrick FarringtonCivic CentreLeaderRiverside01785 619309StaffordVashcroft@staffordbc.gov.uk	Integrated Care Board (ICB)		Chief Executive Officer	Associate Director of Corporate Governance and
Weston Road07725214657Staffordpaul.winter@staffsstoke.icb.nhs.ukST18 0BFPatrick FarringtonStafford Borough CouncilPatrick FarringtonCivic CentreLeaderRiverside01785 619309StaffordVashcroft@staffordbc.gov.uk				
Stafford ST18 0BFpaul.winter@staffsstoke.icb.nhs.ukStafford Borough Council Civic Centre Riverside StaffordPatrick Farrington LeaderViki Ashcroft Corporate Partnerships Manager 01785 619309 vashcroft@staffordbc.gov.uk				07725214657
ST18 0BFPatrick FarringtonStafford Borough CouncilPatrick FarringtonCivic CentreLeaderRiverside01785 619309Staffordvashcroft@staffordbc.gov.uk				
Stafford Borough CouncilPatrick FarringtonViki AshcroftCivic CentreLeaderCorporate Partnerships ManagerRiverside01785 619309Staffordvashcroft@staffordbc.gov.uk				· · · · · · · · · · · · · · · · · · ·
Civic CentreLeaderCorporate Partnerships ManagerRiverside01785 619309Staffordvashcroft@staffordbc.gov.uk			Patrick Farrington	Viki Ashcroft
Riverside 01785 619309 Stafford vashcroft@staffordbc.gov.uk			5	
Stafford vashcroft@staffordbc.gov.uk				
	ST16 3AQ			

Stafford Grammar SchoolBurton ManorStaffordST18 9ATStaffordshire Civil Contingencies Unit	M Darley Head Master Michael Dodd	Dawn Shaughnessy Child Protection Officer 01785 249752 <u>d.shaughnessy@staffordgrammar.co.uk</u> Michael Dodd
c/o Staffordshire Fire and Rescue Headquarters Pirehill Stone Staffs ST15 0BS	Civil Contingencies Manager	Civil Contingencies Manager 01785 898756 <u>michael.dodd@staffordshirefire.gov.uk</u>
Staffordshire Commissioners Office for Police, Fire and Rescue and Crime Block 9 Staffordshire Police HQ Weston Road Stafford ST18 0YY	Louise Clayton Chief Executive	David Morris Data Protection Officer 07890 988167 <u>david.morris@staffordshire-pfcc.gov.uk</u>
Staffordshire Council of Voluntary Youth Services 42a Eastgate Street Stafford ST16 2LY	Phil Pusey Chief Executive	Debbie Mason Operations & Contracts Manager 01785 240378 <u>debbie@staffscvys.org.uk</u>
Staffordshire County Council Staffordshire Place One Tipping Street Stafford ST16 2DH	John Henderson Chief Executive	Natalie Morrissey Information Governance Manager 01785 278314 <u>natalie.morrissey@staffordshire.gov.uk</u>
Staffordshire Fire and Rescue Service Service HQ Pirehill Stone Staffordshire ST15 0BS	Glynn Luznyj Deputy Chief Fire Officer/Senior Information Risk Owner	David M Morris Data Protection Officer 07890 988167 David.morris@staffordshirefire.gov.uk
Staffordshire Moorlands District Council Moorlands House	Simon Baker Chief Executive	David Smith Community Safety and Enforcement Manager

Stockwell Street		01538 395692
Leek		david.smith@staffsmoorlands.gov.uk
ST13 6HQ		
Staffordshire Police	Christopher Noble	Central Disclosure Unit
Police Headquaters	Chief Constable	01785 232195
PO Box 3167		information.exchange@staffordshire.police.uk
Weston Road		<u>, , , , , , , , , , , , , , , , , </u>
Stafford		
ST16 9JZ		
Staffordshire University	Dr Jim Pugh	Debra Hayes
Flaxman	Director of the Institute of	PA to the Director of the Institute of Education
College Road	Education	01782 294308
Stoke on Trent		d.l.hayes@staffs.ac.uk
ST4 2DF		
Staffordshire Women's Aid	Susan Lee	Susan Lee
2 <sup>nd</sup> Floor	<b>Operations Manager</b>	Operations Manager
Civic Centre		07939227162
ST16 3AQ		sue.lee@staffordshirewomensaid.org
Staffordshire Youth Offending Service	Hazel Williamson	Simon Scott
Staffordshire Place 1	Head of Futures Matter	Lead for Youth Offending Service
Tipping Street		07815827180
Stafford		Simon.scott@staffordshire.gov.uk
ST16 2DH		
Stafford Manor High School	Mr R Lycett	Miss a Klosowski
Wolverhampton Road	Headteacher	SENCO
Stafford		01785 258383
ST17 9DJ		a.klosowski@smhs.staffs.sch.uk
St Bartholomew's CE (VC) Primary	Claire Broadhurst	Anne Collins
Buxton Road	Office Manager	Headteacher
Longnor		01298 83233
SK17 0NZ		anne.collins@st-bartholomews.staffs.sch.uk
St Elizabeth's Catholic Primary School	Michelle Walsh	Michelle Walsh
Claremont Road	Headteacher	Headteacher
Tamworth		01827 214000
Staffordshire		headteacher@st-elizabeths.staffs.sch.uk
B79 8EN		

St Gabriel's Catholic Primary School	John Hayes	John Hayes
Wilnecote Lane	Headteacher	Headteacher
Belgrave		01827 475045
Tamworth		headteacher@st-gabriels.staffs.sch.uk
Staffordshire		
St Giles Catholic Primary School	Anne Green	Elaine Wilcox
Charles Street	Principal	Office Services Manager
Cheadle	·	01538 753220
Stoke-on-Trent		office@st-giles.staffs.sch.uk
Staffordshire		
ST10 1ED		
St John Fisher Catholic College	Garrett Murray	Mark Stevens
Ashfields New Road	Headteacher	Assistant Headteacher
Newcastle Under Lyme		01782 307551
Staffordshire		mstevens@ctkcc.co.uk
ST5 5LL		
St Joseph's Catholic Academy	Laura Hamilton	Laura Philips
Mobberley Road	Principal	Academy Manager
Goldenhill		01782 235393
Stoke-on-Trent		lphilps@sjnewman.co.uk
ST6 5RN		
St Marys Catholic Primary School	James Shingler	Clare Yates
Hunter Road	Headteacher	Bursar
Cannock		01543 227440
WS11 0AE		office@st-marys-cannock.staffs.sch.uk
St Peters Catholic Academy	Sarah Caton	Sarah Caton
Waterloo Road	Academy Manager	Academy Manager
Cobridge		01782 235040
ST6 3HL		stpeters@stpetersnewman.co.uk
St Peters C of E Academy	Michael Astley	Karin Porter
Fenton Manor	Principle	Vice Principle / Designated Safeguarding Lead
Fenton		01782 882500
Stoke on Trent		kporter@spa.woodard.co.uk
ST4 2RR		-
St Thomas Aquinas Catholic Primary	Catherine Sherratt	Shenade Moorhouse
North Street	Academy Manager	Headteacher

Stoke on Trent			01782 307530
ST4 7DG			Office.sta@ctkcc.co.uk/smoorhouse.sta@ctkcc.co.
			uk
St Thomas More Catholic Academy		Jamie Stubbs	Jamie Stubbs
Longton Hall Road		Assistant Headteacher	Assistant Headteacher
Longton			01782 882900
Stoke on Trent			jstubbs@stmca.org.uk
ST3 2NJ			
Stoke City Community Trust		Adrian Hurst	David Bartrum
Bet365 Stadium		Head of Community	Education Manager
Stanley Matthews Way			01782 592267
Stoke on Trent			david.bartrum@stokecityfc.com
Staffordshire			
ST4 4EG			
Stoke-on-Trent Community Night Shelter		Kate Halliday	Jackie Ambler
9 Chapel Lane		Night Shelter and	Coordinator
Burslem		Outreach Coordinator	07974072933
Stoke-on-Trent			stokewinternightshelter@gmail.com
ST6 2AA			
Stoke-on-Trent City Council	414 &	Sunny Vara	Sunny Vara
Civic Centre	VN0FW	Data Protection Officer	Data Protection Officer
Glebe Street			01782 236479
Stoke-on-Trent			sunny.vara@stoke.gov.uk
ST4 1HH			
Stoke-on-Trent Combined Court		Jeanette Sutton	Rachel Cooke
Bethesda Street		Operations Manager	Care Team Leader
Stoke-on-Trent			01782 854045
ST13 3BP			rachel.cooke@justice.gov.uk
Stoke-on-Trent Foodbank		Corrine Boden	Corrine Boden
Magdalen Road		Operations Manager	Operations Manager
Stoke-on-Trent			07732351898
ST3 3HS			corrine@stokeontrent.foodbank.org.uk
Stoke-on-Trent Gingerbread Centre Ltd		Wendy Hocking	Steph Hughes
Rothsay Court		Chief Executive	Operational Manager
Furnace Road			01782 215656
Longton			steph.hughes@gingerbreadcentre.co.uk

ST4 3LY		
Stoke-on-Trent Housing Society	Sue Davies	Lisa Liston
The Trevor Jones Office	Housing Service Manager	Housing Officer
Hammond House		01782 968566 / 07841 492984
Ridgeway Road		lliston@stokeontrenthousingsociety.org.uk
Stoke-on-Trent		
ST1 3AX		
Stoke-on-Trent Youth Offending Services	Joy Molloy	Joanne Reader
Liberty House	Lead of Service	Office and Performance Manager
Marsden Street		01782 235650
Hanley		joanne.reader@stoke.gov.uk
Stoke-on-Trent		
ST1 2BW		
Stone Community Hub	Emma Walton	Jo Yendole
Frank Jordan Centre	Manager	Client Liaison Officer
Lichfield Street		01785 812417
Stone		Jo.yendole@stonecommunityhub.org
ST15 8NA		
Stoneydelph Primary School	Jenny Wallbank	Gemma Grainger
Crowden Road	Headteacher	Deputy Headteacher
Wilnecote		01827 896666
Tamworth		deputy@stoneydelph.staffs.sch.uk
Staffordshire		
B77 4LS		
Stretton Pre School	Sarah Evans	Sarah Burnett
Springs Children's Centre	Chariperson/Office	Care Manager
Bitham Lane	Manager	01283 239708
Stretton		strettonpreschool@yahoo.com
Burton-on-Trent		
DE13 0HB		
Support Staffordshire	Garry Jones	Jill Norman
Stafford Civic Centre	Chief Executive	North Staffordshire Operations Manager
Riverside		07495 736160
ST13 6AQ		Jill.norman@supportstaffordshire.org.uk
Tamworth Borough Council	Andrew Barratt	Nicola Hesketh
Marmion House	Chief Executive	Project and Information Coordinator

Lichfield Street Tamworth Staffordshire B79 7BZ		01827 709266 nicola-hesketh@tamworth.gov.uk
Tamworth Cornerstone Housing Association The New School House 2 Woodhouse Lane Amington Tamworth B77 3AE	Stephanie Hood CEO	Stephanie Hood CEO 01827 319918 <u>stephaniehood@t-c-h-a.co.uk</u>
Tamworth Enterprise College (Academies Enterprise Trust) Birds Bush Road Belgrave Tamworth Staffordshire B77 2NE	Jonathan Spears Principal	Emma Mai PA 01827 285596 <u>emai@tamworthenterprisecollege.org</u>
Targeted Provision 4 Lonsdale Road London NW6 6RD	Josh Nieboer Director	Josh Nieboer Director 07494767077 josh@targetedprovision.com
The Community Foundation for Staffordshire Communications House University Court Stafford ST18 0ES	Steve Adams Chief Executive	Leanne Macpherson Head of Programmes 01785 339540 / 01785 339456 (D) Leanne.macpherson@staffordshire.foundation
Thomas Russell Infants School Station Road Barton Under Needwood Staffordshire DE12 8DS	Susan Shorten Office Services Manager	Lisa Farmer / Suzy Burton Co-Headteachers 01283 247930 tri-headteacher@tri.jtmat.co.uk
Three Peaks Primary School Fossdale Road	Richard Penn-Bourton Headteacher	Richard Penn-Bourton Headteacher

Wilnecote		01827 896424
Tamworth		headteacher@threepeaks.staffs.sch.uk
Staffordshire		<u>neadleachei@ineepeaks.sians.scn.uk</u>
Tillington Manor Primary School	lan Goodwin	Katrine Martin
Young Avenue	Head Teacher	Bursar
Stafford	rieau reachei	01785 337500
Stallord ST16 1PW		
		Office@tillingtonmanor.staffs.sch.uk
Time 4 Sport UK	Wayne Glover	Wayne Glover
Michelin Sports Centre Rosetree Avenue	Managing Director	Managing Director 01782 409677
Stoke on Trent		
Stoke on Trent		wdglover@time4sportuk.com
		Travan Mallav
Together We Make a Difference	Trevor Molloy	Trevor Molloy
Roslyn Works	Managing Director /	Managing Director / Founder
Unit 3	Founder	07523437845
36 Uttoxeter Road		trevor@twmad.co.uk
Longton		
ST3 1PQ		
Tower View Primary School	Graham Lobb	Graham Lobb
Vancouver Drive	Headteacher	Headteacher
Winshill		01283 247455
Burton-on-Trent		headteacher@towerview.staffs.sch.uk
DE15 0EZ		
Trent and Dove Housing	Martyn Hale	Jaskinder Dosanjh
Trinity Square	Director of	Tenancy Enforcement Officer
Horninglow Street	Neighbourhoods	01283 528528
Burton-on-Trent		Jaskinder.dosanjh@trentanddove.org
Staffordshire		
DE14 1BL		

Turning Point Unit 5 Rutherford Park Stafford Technology Park Beaconside Stafford ST18 0GP Two Rivers High School Torc Vocational Centre Silverlink Road	Nick Bolger Operations Manager Gail Brindley Head of School	Nick Bolger Operations Manager 01785 225071 / 07890 943559 <u>Nick.Bolger@turning-point.co.uk</u> Gail Brindley Head of School 01827 426124
Tamworth B77 2HJ		gail.brindley@tworiversschool.net
Two Rivers Primary School Quince Amington Tamworth B77 4EN	Laura Slinn Head of School	Laura Slinn Head of School 01827 426123 laura.slinn@tworiversschool.net
T3 Staffordshire Young Persons Substance Misuse Service Suite 1 7-8 Mill Street Stafford ST16 2AJ	Saima Habib Project Manager	Saima Habib Project Manager 01785 241393 <u>saima.habib@cri.org.uk</u>
University Hospitals of North Midlands NHS Trust Royal Stoke Hospital Newcastle Road Stoke-on-Trent Staffordshire ST4 6QG	Zia Din Deputy Medical Director / Caldicott Guardian	Rachel Montinaro Data Security and Protection Manager - Records 01782 675519 <u>Rachel.Montinaro@uhnm.nhs.uk</u>
University of Keele Keele Staffordshire ST5 5BG	Clare Stevenson Director of Legal, Governance and Compliance	Anne-Marie Long Legal & Information Compliance Manager and Data Protection Officer 01782 734497 dpo@keele.ac.uk
VAST The Dudson Centre	Lisa Healings Chief Executive	Ashley Hulme IT Systems Developer

Hope Street		01782 683030
Stoke-on-Trent		ashley.hulme@vast.org.uk
Staffordshire		
ST1 5DD		
Veterans Connect CIC	Trevor Bailey	Alexander Coombs
4 Crediton Avenue	Company Director	Company Director
Stoke-on-Trent		07510 698143
ST6 7NE		alex@veteransconnect.co.uk
Victim Support	Melina Hancox	Chantelle Thompson
Suite 3	Contract Manager	Head of Service
St Johns House		07843 375646
Weston Road		Chantelle.thompson@victimsupport.org.uk
Stafford		
ST16 3RZ		
Victoria Community School	Elizabeth Laughlin	Carole Devine
Victoria Road	Head Teacher	Support Services Manager
Burton upon Trent		01283 247432
Staffordshire		office@victoria.staffs.sch.uk
DE14 2LU		
Victory Route 66	Terence Pitt	Terence Pitt
3 Wood View	Trustee / Administration	Trustee / Administration
Rugeley		01543 321430 / 07507114510
WS15 1AT		Terry n ange@sky.com
Visionary Individual Pathways Ltd	Gill Tellwright	Matt Hogg
Brindley Court Unit 1	Senior Support	Director
Dalewood Road		07753324577
Chesterton		matt@vipeducation.co.uk
ST5 9QA		
Voyage Limited t/a Voyage Care	Laura Jordan	Melonie Dilworth
Wall Island	Legal Director &	Paralegal
Birmingham Road	Company Secretary	07929 799560
Lichfield		contracts@voyagecare.com
WS14 0QP		
Walk Ministries	Karen Edwards	Karen Edwards
The Walk Centre	Manager	Manager
Phoenix Street		01782 870196

Tunstall		karen.edwards@walkministries.org.uk
Stoke on Trent		Karen.euwarus@warkministnes.org.uk
STORE OF HERE		
Walsall Housing Group (WHG) Ltd	Sofia Ali	Suzanne Gill
100 Hatherton Street	Data Protection Officer	Data Governance Officer (DPO)
Walsall	_	01922 426953
Waisan West Midlands	(DPO)	
		Suzanne.Gill@whgrp.co.uk
WS1 1AB	La Davidava	Aliana Oraharana
Walton High School	Jo Rowley	Alison Cashmore
Walton on the Hill	Acting Headteacher	Acting Deputy Headteacher
Stafford		01785 334917
ST17 0LJ		a.cashmore@walton.staffs.sch.uk
West Chadsmoor Family Centre	Heather Preece	Heather Preece
98 – 100 Princess Street	Family Centre Manager	Family Centre Manager
West Chadsmoor		01543 571698
Cannock		Wdfc_uk@hotmail.co.uk
WS11 5JT		
Weston Coyney Infants School / Weston	Kathryn Oakley	Glen Barber
Heights Infants School	Headteacher	Business Officer
West Street		01782 319607
Weston Coyney		westoncoyneyi@wcinfants.co.uk
Stoke-on-Trent		
ST3 0PT		
Whitfield Valley Primary School	Jennifer Lomas	Alison Edwards
Oxford Road	Headteacher	School Business Manager
Fegg Hayes		01782 234570
		aedwards@namt.org.uk
William MacGregor Primary School	Suzie Norton	Suzie Norton
Glascote Road	Headteacher	Headteacher
Tamworth		01827 475705
B77 2AF		headteacher@williammacgregor.staffs.sch.uk
William Shrewsbury Primary School	Bernadette Hunter	Heidi Elsmore
Church Road	Headteacher	Inclusion Lead
Stretton		01293 239131
Burton-on-Trent		senco@williamshrewsbury.staffs.sch.uk
Staffordshire		<u>concette millamoni e robal y otano.oon.an</u>
otanoraonino		

DE13 0HE		
The Wilnecote School	Sian Hertle	Helen Tonks
Tinkers Green Road	Headteacher	Deputy Headteacher
Wilnecote		01827 831300
Tamworth		htonks@wilnecotehighschool.org
Staffordshire		
B77 5LF We Are With You	Andreia Carrazedo	Alexandre Derrikesi
		Alexandra Borghesi Executive Director, Governance and Corporate
76-82 Hope Street Hanley	Service Manager	Services
Stoke-on-Trent		Company Secretary and DPO
STI 5BY		07816 112449
		alexandra.borghesi@wearewithyou.org.uk
Winshill Village Primary & Nursery	Gemma Claxton	Gemma Claxton
School	Acting Headteacher	Acting Headteacher
Brough Road		01283 247570
Winshill		g.claxton@win.jtmat.co.uk
Burton-on-Trent		
Staffordshire		
DE15 0DH		
WM Housing Group	Karen McDowall	William Carter
4040 Lakeside	Group Head of	Neighbourhood Manager
Solihull Parkway	Governance, Regulation &	0121 687 3148
Birmingham Business Park	Audit	william.carter@wmhousing.co.uk
B37 7YN		
Woodlands Community Primary School	Mr J Baker	Mrs C Read
Canning Road	Headteacher	Deputy Head
Glascote		01827 429020
B77 3JX		office@woodlands.staffs.sch.uk
The Wrekin Housing Group	Phil Heywood	Phil Heywood
Colliers Way	Neighbourhood Manager	Neighbourhood Manager
Old Park		01952 217279
Telford		phil.heywood@wrekinhousingtrust.org.uk
TF3 4AN		
Yasha	Catherine Murray	Catherine Murray

C/O VAST Dudson Centre Hope Street Hanley ST1 5DD	Project Manager	Project Manager 07823 695258 <u>catherine@relume.org.uk</u>
YMCA Burton-upon-Trent and District Northside House Northside Business Park Hawkins Lane Burton-upon-Trent Staffordshire DE14 1DB	Paul Laffey Chief Executive	Andrew Horsnail Operations Manager 01283 538802 <u>Andy.horsnail@burtonymca.org</u>
YMCA North Staffordshire Edinburgh House Harding Road Stoke on Trent ST1 3AE	Sharon Richards Director of Quality and Compliance	Sharon Richards Director of Quality and Compliance 01782 222376 <u>sharon.richards@ymcans.org.uk</u>
Your Housing Group Youggle House 130, Birchwood Boulevard Birchwood Park Warrington WA3 7QH	Dave Lovatt Regional Housing Manager	Dave Lovatt Regional Housing Manager 07515 050 434 <u>dave.lovatt@yourhousinggroup.co.uk</u>
Your Emotional Support Service 23 Carter Street Uttoxeter Staffordshire ST14 8EY	Sarah Pritchard Development Officer	Sarah Pritchard Development Officer 01889 567 756 <u>sarah.pritchard@yess.uk</u>
The Youth Net Asbury Net Asbury House Merrey Road Stafford ST17 9LX	Sam Phillips Director	Sam Phillips Director 07913 079705 <u>sam@thyouthnet.org.uk</u>

## Appendix B

#### Legislation Summary and Guidance

#### Introduction

Legislation, under which most public sector agencies operate, defines the role, responsibility and power of the agency to enable it to carry out a particular function.

In many instances legislation tends to use broad or vague statements when it comes to sharing personal information i.e. 'the agency is required to communicate...', or 'will co-operate with...', without actually specifying exactly how this may be done. This is because legislation that specifically deals with the use of personal information already exists; namely, the Data Protection Bill and General Data Protection Regulation; in most cases links into most other legislation.

Data Protection legislation sets out to govern the collection, use, storage, destruction and protection of a living person's personal data. It does not set out to prevent the sharing of personal information. To the contrary, provided that necessary conditions are met, sharing is perfectly legal.

Legislation covered in this appendix:

- Data Protection Act 2018
   UK General Data Protection Re
  - UK General Data Protection Regulation
  - Human Rights Act 1998
  - Common Law Duty of Confidentiality
  - Digital Economy Act 2017
  - Crime and Disorder Act 1998
  - The Police and Justice Act 2006
  - Statutory Instruments 2007 No. 1831 the Crime and Disorder (Prescribed Information) Regulations 2007
  - Statutory Instrument 2007 No. 1830 the Crime and Disorder (Formulation and Implementation of Strategy) Regulations 2007
  - Anti-Social Behaviour, Crime and Policing Act 2014
  - Regulation of Investigatory Powers Act 2000
  - Access to Health Records Act 1990
  - The Freedom of Information Act 2000
  - The Local Government Act 1972
  - Localism Act 2011
  - Immigration and Asylum Act 1999
  - Criminal Justice Act 2003
  - The Children Act 1989
  - The Children Act 2004
  - Children (Leaving Care) Act 2000
  - Protection of Children Act 1999
  - Education Act 1996
  - Education Act 2002
  - Education (SEN) Regulations 2001
  - Learning and Skills Act 2000
  - National Health Service Act 1977
  - Health Act 1999
  - National Health Service and Community Care Act 1990
  - National Health Service Act 2006
  - Care Act 2015
  - National Audit Act 1983

- Civil Contingencies Act 2004
  - Caldicott
  - Mental Capacity Act 2005 Code of Practice
  - Every Child Matters (ECM) Initiative
  - Safeguarding

**NB** Staffordshire County Council is not responsible for the content of external websites linked from these following pages.

### Data Protection Act 2018

http://www.legislation.gov.uk/ukpga/2018/12/contents/enacted

The DPA 2018 is based on 6 principles set out in Section 86 to 91 of the Act.

- 1. Processing of personal data must be:
  - (a) lawful, and
  - (b) fair and transparent.

In order for processing of personal data to be lawful at least one of the conditions in Schedule 9 is met. In the case of sensitive processing, at least one of the conditions in Schedule 10 is also met. Section 86 also considers in determining whether the processing of personal data is fair and transparent, regard is to be had to the method by which it is obtained.

Section 86 also outlines "sensitive processing" meaning;

(a)the processing of personal data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs or trade union membership;

(b)the processing of genetic data for the purpose of uniquely identifying an individual;

(c)the processing of biometric data for the purpose of uniquely identifying an individual;

(d)the processing of data concerning health;

(e)the processing of data concerning an individual's sex life or sexual orientation;

(f)the processing of personal data as to-

(i)the commission or alleged commission of an offence by an individual, or

(ii)proceedings for an offence committed or alleged to have been committed by an individual, the disposal of such proceedings or the sentence of a court in such proceedings.

2. The purpose for which personal data is collected on any occasion must be specified, explicit and legitimate, and personal data so collected must not be processed in a manner that is incompatible with the purpose for which it is collected.

Compatibility is subject to:

Personal data collected by a controller for one purpose may be processed for any other purpose of the controller that collected the data or any purpose of another controller provided that:

- (a) the controller is authorised by law to process the data for that purpose, and
- (b) the processing is necessary and proportionate to that other purpose.

Processing of personal data is to be regarded as compatible with the purpose for which it is collected if the processing consists of processing for archiving purposes in the public interest, or for the purposes of scientific or historical research, or for statistical purposes. There must also be regard for appropriate safeguards for the rights and freedoms of the data subject.

3. Personal data must be adequate, relevant and not excessive in relation to the purpose for which it is processed.

4. Personal data undergoing processing must be accurate and, where necessary, kept up to date.

5. Personal data must be kept for no longer than is necessary for the purpose for which it is processed.

6. Personal data must be processed in a manner that includes taking appropriate security measures as regards risks that arise from processing personal data.

## **UK General Data Protection Regulation**

https://ec.europa.eu/commission/priorities/justice-and-fundamental-rights/dataprotection/2018-reform-eu-data-protection-rules\_en

The key principles of the UK General Data Protection Regulation (GDPR) are:

- 1. Personal Data must be processed (e.g. collected, held, disclosed) lawfully, fairly, transparently and must satisfy one of the conditions in article 6 of the Regulation. The processing of special category data is further protected in that processing must also satisfy at least one of the conditions in article 9 of the Regulation.
- 2. Personal Data shall be obtained and processed for one or more specific and lawful purpose(s) and not processed in any manner incompatible.
- 3. Personal Data shall be adequate, relevant and limited (not excessive) in relation to the specified purpose(s).
- 4. Personal Data shall be accurate and kept up to date.
- 5. Personal Data shall not be held for longer than is necessary for the purpose it was collected.
- 6. Processing of Personal Data must be in accordance with appropriate security, including appropriate technical and organisational measures.

Under article 5 (2) GDPR also requires Data Controllers to be responsible for and able to demonstrate compliance with the principles under article 5 (1), promoting a culture of privacy within organisations.

The first and second principles of GDPR are crucial when considering information sharing. In essence, these require that personal information should be processed lawfully, fairly and transparently and that personal information should only be used for the purpose(s) that it was originally obtained.

Articles 6 and 9 of the Regulation set out conditions that must be met before personal information can be processed lawfully, fairly and transparently. An article 6 condition must be met for all personal information and an article 9 condition must be met when processing special category information.

Article 6 specifies conditions relevant for the processing of any personal data, namely:

- The data subject has given his/her consent to the processing for one or more specific purposes; or
- The processing is necessary for the performance of a contract to which the data subject is party, or for the taking of steps at the request of the data subject prior to entering into a contract; or
- The processing is necessary for compliance with any legal obligation to which the data controller is subject; or
- The processing is necessary to protect the vital interests of the data subject or another natural person where consent cannot be sought physically or legally; or
- The processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller; or
- The processing is necessary for the purposes of legitimate interests pursued by the data controller or by the third party, or parties, to whom the data is disclosed, except where such interests are overridden by the interests or fundamental rights and freedoms of the data subject which require protection of personal data, in particular where the data subject is a child.

It is important to highlight, however, the final condition above does not apply to processing that is carried out by public authorities in the performance of their standard and statutory tasks.

Article 9 specifies additional conditions relevant for the processing of special category data, namely:

The data subject has given his/her explicit consent for one or more specified purposes; or

- Processing is necessary for the purposes of carrying out the obligations and exercising specific rights of the controller or of the data subject in the field of employment obligations; or
- Processing is necessary to protect the vital interests of the data subject or another natural person where consent cannot be given by or on behalf of the individual (physically or legally incapable of giving consent); or
- Processing is carried out in the course of legitimate activities with appropriate safeguards by a foundation association or any other not-for-profit body with a political, philosophical, religious or trade union aim; or
- Information already publicly released by the individual; or
- Processing necessary for the establishment, exercise or defence of legal claims; or
- Processing necessary for reasons of substantial public reason; or

- Processing necessary for the purposes of preventative or occupational medicine; or
- Processing necessary for reasons of public interest in the area of public health.

Special category data, as defined by the Regulation, includes information concerning a person's physical or mental health; sexuality; ethnicity or racial origin; philosophical beliefs; political opinion; trade union membership; genetic and biometrics.

Article 44 sets out that personal data should not be transferred to a Third Country without adequate protection as outlined by article 45. A Privacy Seal is required for countries outside of the EEA. Conditions (within Chapter 5 of the Regulation) must be met with to ensure compliance. The following should be taken into account:

- a) Rule of law
  - Respect for human rights and freedoms
  - Relevant legislation
- b) Independent supervisory authorities
- c) International commitments

In order for there to be no misunderstanding on anyone's part it is always advisable for the 'collector' of the information to ensure that the data subject is made fully aware of why the information is required, what it will be used for, who will have access to it and what their rights are. If appropriate, seek the fully informed consent of the individual concerned before sharing that information.

The Regulation requires Data Controllers to provide a distinct set of information to a data subject when their data is collected. The following should be provided within a Privacy Notice as part of a controllers fair processing obligations:

- The identity and contact details of the controller, and if applicable the representative
- Contact details of the Data Protection Officer (DPO)
- Purposes of the processing and the legal basis
- If applicable the legitimate interests pursued by the controller
- Recipients of the data, if applicable
- Whether the controller intends to transfer the data to a Third Country and if so what safeguards will be put in place

It should also be considered that the following is provided:

- The retention period of the data
- Existence of the data subject rights, including the right to access and the right to withdraw consent where applicable
- Information regarding the right to lodge a complaint with the Information Commissioners Office
- Whether the provision of personal data is a statutory or contractual requirement
- If there is any existence of automated decision making, including profiling.

The Regulation gives individuals specific rights in respect of their own personal data held by others, namely the right to:

- Access their information (subject access request)
- Rectify incomplete or inaccurate data
- Erasure (otherwise known as the right to be forgotten)
- Restrict processing
- Data portability
- Object to processing

- Be informed and not subject to decisions solely on automated processing
- Take action for compensation

The right of access gives an individual the right to access the information held about themselves, irrespective of when the information was recorded or how it is stored (manual or electronic). Disclosure of information held on an individual's record that identifies, or has been provided by, a third party is subject to certain restrictions.

#### Human Rights Act 1998

http://www.legislation.gov.uk/ukpga/1998/42/schedule/1

Article 8(1) of the European Convention on Human Rights (given effect via the Human Rights Act 1998), provides that "everyone has the right to respect for his private and family life, his home and his correspondence." This is, however, a qualified right i.e. there are specified grounds upon which it may be legitimate for authorities to infringe or limit those rights.

Article 8(2) of the European Convention on Human Rights provides "there shall be no interference by a public authority with the exercise of this right except as is in accordance with the law and is necessary in a democratic society in the interests of national security, public safety, or the economic well-being of the country, for the prevention of disorder or crime, for the protection of health or morals, or for the protection of the rights and freedoms of others."

In the event of a claim arising from the Act that an organisation has acted in a way which is incompatible with the Convention rights, a key factor will be whether the organisation can show, in relation to its decision(s), to have taken a particular course of action:

- That it has taken these rights into account;
- That it considered whether any breach might result, directly or indirectly, from the action, or lack of action;
- If there was the possibility of a breach, whether the particular rights which might be breached were absolute rights or qualified rights;
- (If qualified rights) Whether the organisation has proceeded in the way mentioned below.

"Evidence of the undertaking of a 'proportionality test', weighing the balance of the individual rights to respect for their privacy, versus other statutory responsibilities e.g. protection of others from harm, will be a significant factor for an organisation needing to account for its actions in response to claims arising from the Act".

This protocol is designed to comply with the provisions of the Human Rights Act 1998 in respect of Article 8 the right to respect for private and family life.

#### Common Law Duty of Confidentiality

https://www.health-ni.gov.uk/articles/common-law-duty-confidentiality

All staff working in both the public, private and the third sector should be aware that they are subject to a Common Law Duty of Confidentiality, and must abide by this.

'In Confidence'... Information is said to have been provided in confidence when it is reasonable to assume that the provider of that information believed that this would be

the case, in particular were a professional relationship may exist e.g. doctor/patient, social worker/client; lawyer/client etc.

The duty of confidence only applies to person identifiable information and not to aggregated data derived from such information or to information that has otherwise been effectively anonymised i.e. it is not possible for anyone to link the information to a specific individual.

The duty of confidentiality requires that unless there is a statutory requirement or other legal reason to use information that has been provided in confidence, it should only be used for purposes that the subject has been informed about and/or has consented to. This duty is not absolute, but should only be overridden if the holder of the information can justify disclosure as being in the public interest (e.g. to protect others from harm).

### Digital Economy Act 2017

#### http://www.legislation.gov.uk/ukpga/2017/30/contents/enacted

The Digital Economy Act 2017 makes provisions about electronic communications infrastructure and services. It contains a suite of measures that will support the digital transformation of government, enabling the delivery of better public services, world-leading research and better statistics.

The Act provides public authorities with new powers to share personal information so they can deliver better support and services which are more tailored to people's needs.

Part 5 Sections 35 – details the elements of this Act which affect Information Governance and data sharing and the disclosure of information to improve public service delivery. It states that three conditions must be met. A specified person may disclose information to another for the purposes of a jointly held objective. Schedule 4 of the Act describes who a 'specified person' is and includes:

- Central Government Departments
- Local Authorities, including County and district councils, Fire and Police
- Schools and Academies
- Gas and electric Markets Authority
- Chief Land Registry
- A person providing services to a Local Authority

The objective must comply with these conditions:

- The first condition is the improvement or targeting of a public service provided to individuals or households, or the facilitation of the provision of a benefit (whether or not financial) to individuals or households.
- 2. The second condition is that the objective has as its purpose the improvement of the well-being of individuals or households.

Well-being meaning:

• their physical and mental health and emotional well-being,

- the contribution made by them to society, and
- their social and economic well-being.
- 3. The third condition is that the objective has as its purpose the supporting of the delivery of a specified person's functions, or the administration, monitoring or enforcement of a specified person's functions.

#### Code of Practice covering Part 5 of the Act

Part 5 of the Digital Economy Act 2017 introduces a number of new powers to share information to help make the digital delivery of government services more efficient and effective. Sections 35 to 39 (public service delivery), section 48 (debt owed to the public sector) and section 56 (fraud against the public sector) create specific gateways to share information for the purpose of improving public service delivery, and managing debt and fraud against the public sector respectively.

#### Crime and Disorder Act 1998

Section 115 – Disclosure of information http://www.legislation.gov.uk/ukpga/1998/37/section/115

Section 17 – Duty to consider Crime and Disorder implications <u>http://www.legislation.gov.uk/ukpga/1998/37/section/17</u>

Section 37 – Aim of the youth justice system http://www.legislation.gov.uk/ukpga/1998/37/section/37

Section 39(5) – Youth offending teams http://www.legislation.gov.uk/ukpga/1998/37/section/39

The Crime and Disorder Act 1998 introduces measures to reduce crime and disorder, including the introduction of local crime partnerships around local authority boundaries to formulate and implement strategies for reducing crime and disorder in the local area.

Section 115 of the Act provides that any person from a relevant organisation has the power to lawfully disclose information to the police, local authorities, probation service or health authorities (or persons acting on their behalf) where they do not otherwise have the power, but only where it is necessary and expedient, for the purposes of the Act. The purpose of the Act encompasses a wide range of measures and need not be restricted to cases where the end result is a prosecution under criminal law.

Whilst all agencies have the power to disclose, Section 115 does not impose a requirement on them to exchange information, and responsibility for the disclosure remains with the agency that holds the information. It should be noted, however, that this does not exempt the provider from the requirements of purpose limitation; ensuring data is only obtained for specified purpose and not processed in any manner incompatible.

It is recognised that the power under Section 115 of the Crime and Disorder Act can only be used to disclose information to an individual or group which is acting in support of the local strategy to reduce crime and disorder, the Youth Justice plan or any other provision of the Acts. Section 17 recognises that key authorities have responsibility for the provision of a wide and varied range of services to and within the community. In carrying out these functions, Section 17 places a duty on them to do all they can to reasonably prevent crime and disorder in their area.

Section 37 sets out that the principal aim of the youth justice system is to prevent offending by children and young people and requires everyone carrying out youth justice functions to have regard to that aim.

Section 39(5) sets out the statutory membership of Youth Offending Teams reflecting their responsibilities both as a criminal justice agency and a children's service. The membership consists of the following:

- at least one probation officer;
- at least one police officer;
- at least one person nominated by a health authority;
- at least one person with experience in education;
- at least one person with experience of social work in relation to children.

Youth Offending Teams have a statutory duty to coordinate the provision of youth justice services including advising courts, supervising community interventions and sentences, working with secure establishments in respect of young people serving custodial sentences and also in the latter category of a children's service.

#### The Police and Justice Act 2006

Schedule 9 Paragraph 5 – Sharing of information <u>http://www.legislation.gov.uk/ukpga/2006/48/schedule/9</u>

The Police and Justice Act 2006 introduces a duty on certain agencies to disclose certain sets of depersonalised information at least quarterly in electronic form to the other section 115 relevant authorities. The relevant datasets are included in Statutory Instruments 2007 No. 1831 the Crime and Disorder (Prescribed Information) Regulations 2007. The purpose of sharing this information is to enable the profiling of crime and disorder trends and patterns within the area. For this reason, in most cases, it is the record level data that is specified rather than aggregate data or statistics.

This duty only applies when the authority holds the information so it does not require the collection of any additional information. In each case, the duty applies to information relating to the partnership area as defined by the district or unitary authority area. Analysis can then take place across a number of different datasets on at least a quarterly basis.

In order to satisfy the new requirements, information covered by the new duty relating to each quarter (for example July – September) must be shared by the end of the following quarter (for example, by the end of December). This means that the relevant authorities could share all the information once per quarter; on a monthly basis; or more regularly.

The Police and Justice Act 2006 specifically excludes any personal data from this duty to disclose. This means information which can identify a living individual, either by itself or in combination with other information held, or likely to be held, by the relevant authority. Where an incident is recorded as a domestic incident, for example, sharing precise location information may, in some circumstances, be sufficient to identify a living individual. In such instances, the duty does not apply. Subject to complying with

other legal obligations such as the Common Law Duty of Confidentiality for information from ambulance callouts, the authority may still choose to disclose this information to the other Section 115 relevant authorities, who should treat it as personal data. Alternatively, the authority may choose to share less specific location information so that the dataset contains exclusively depersonalised information. In the case of ambulance callouts, this should be the outward part of the postcode only.

This was strengthened by paragraph 5 of Schedule 9 to the Police and Justice Act 2006 that introduced Section 17A of the 1998 Act which is a duty to share certain sets of depersonalised information as prescribed by the Secretary of State.

# Statutory Instruments 2007 No. 1831 the Crime and Disorder (Prescribed Information) Regulations 2007

Section 2, 3, 4 – Sharing of Information by Responsible Authorities <u>http://webarchive.nationalarchives.gov.uk/20100413151426/opsi.gov.uk/si/si2007/uks</u> <u>i 20071831 en 1</u>

Prescribes the information types outlined above, the intervals at which such information must be disclosed and the form of such disclosure.

# Statutory Instrument 2007 No. 1830 the Crime and Disorder (Formulation and Implementation of Strategy) Regulations 2007

Part 4(1) and 4(2) – Information Sharing http://www.legislation.gov.uk/uksi/2007/1830/regulation/4/made

Requires the drafting of an Information Sharing Protocol.

#### Anti-Social Behaviour, Crime and Policing Act 2014

Parts 1 - 6 http://www.legislation.gov.uk/ukpga/2014/12/contents

In 2010, the Home Office carried out a review of the measures available to practitioners for responding to anti-social behaviour (ASB) which concluded that:

- there are too many tools and practitioners stick to the ones that they are most familiar with;
- some of the formal tools, particularly the Anti-Social Behaviour Order (or ASBO), are bureaucratic, slow and expensive, which puts people off using them;
- the growing number of people who breach their ASBO suggests the potential consequences are not deterring a persistent minority from continuing their antisocial or criminal behaviour; and
- the tools that were designed to help perpetrators deal with underlying causes of their anti-social behaviour are rarely used.

The Home Office subsequently consulted on proposals to reform the policy framework for dealing with ASB in 2011; leading to the publication of a White Paper, Putting Victims First – More Effective Responses to Anti-Social Behaviour, in 2012.

The Home Office indicated that the intention of its proposals was to "*move away from having a tool for every different problem*" to a new approach designed to ensure that

local authorities, the police and partners have "*faster, more flexible tools*" to respond to problems with "*victims at the heart of the response*".

The Anti-Social Behaviour, Crime and Policing Bill subsequently progressed through Parliament and the resulting Act received Royal Assent on 13<sup>th</sup> March 2014. The Act covers a range of matters:

- Parts 1 to 6 introduce new measures for responding to anti-social behaviour;
- Part 7 addresses dangerous dogs;
- Part 8 relates to firearms;
- Part 9 covers protection from sexual harm and violence;
- Part 10 relates to forced marriage;
- Part 11 deals with various policing matters;
- Part 12 amends the Extradition Act 2003;
- Part 13 introduces changes to criminal justice and court fees; and
- Part 14 is a general section covering amendments, commencement, etc.

# Regulation of Investigatory Powers Act (RIPA) 2000

Section 21 – Lawful acquisition and disclosure of communications data <u>http://www.legislation.gov.uk/ukpga/2000/23/part/I/chapter/II</u>

The Regulation of Investigatory Powers Act 2000 primarily deals with the acquisition and disclosure of information relating to the interception of communications, the carrying out of surveillance and the use of covert human intelligence.

Sharing information within the restrictions of this Act is outside the scope of the One Staffordshire Protocol.

#### Access to Health Records Act 1990

Section 3(1)(f) – Right of Access to health records <a href="http://www.legislation.gov.uk/ukpga/1990/23/section/3">http://www.legislation.gov.uk/ukpga/1990/23/section/3</a>

Current Data Protection legislation does not apply to information relating to a deceased person.

The Access to Health Records Act 1990 continues to provide a right of access to the health records of a deceased person made by their personal representatives and others having a claim on the deceased's estate.

In all other circumstances, disclosure of records relating to the deceased person should satisfy the Common Law Duty of Confidentiality. Whilst it is not entirely clear under law whether or not a common law duty of confidence extends to the deceased, the Department of Health and relevant professional bodies accept that there is an ethical duty to respect the confidentiality of the dead.

#### The Freedom of Information Act 2000

Section 1 – General right of access to information held by public authorities <u>http://www.legislation.gov.uk/ukpga/2000/36/section/1</u>

Section 19 – Publication schemes http://www.legislation.gov.uk/ukpga/2000/36/section/19 The Freedom of Information Act 2000 gives the public a general right of access to information held by public authorities. The Act also requires public authorities to have an approved publication scheme, which is a means of providing access to information which an authority proactively publishes.

When responding to requests, there are procedural requirements set out in the Act which an authority must follow. There are also valid reasons for withholding information, which are known as exemptions from the right to know.

It is considered good practice to include information relating to information sharing on the publication scheme in each relevant authority. This does not mean that the information shared should necessarily be included but the reasons why information is being shared, which organisations are involved and the standards and safeguards that are in place.

### The Local Government Act 1972

Section 111 – Subsidiary powers of local authorities http://www.legislation.gov.uk/ukpga/1972/70/section/111

Section 111 of the Act enables an authority to do anything which is intended to facilitate, or is conducive or incidental to, the discharge of any of its functions, providing that it has the specific statutory authority to carry out those functions in the first place.

Section 230 – Reports and returns https://www.legislation.gov.uk/ukpga/1972/70/section/230

Section 230 requires Local Authorities to share data with government bodies, for example data on the Single Data List.

#### Localism Act 2011

Section 1 – Local authority's general power of competence http://www.legislation.gov.uk/ukpga/2011/20/section/1/enacted

The general power of competence provides a new power available to local authorities allowing them to do "anything that individuals generally may do". There are conditions placed on the use of the Act in circumstances where what the Local Authority wants to do is prohibited by another statute.

The Information Commissioners Office has indicated that the legislation can be used as a basis to share information to identify and work with individuals and families to improve service provision and provide a more holistic approach to social care.

#### Immigration and Asylum Act 1999

Section 20 – Supply of information to the Secretary of State <a href="http://www.legislation.gov.uk/ukpga/1999/33/section/20">http://www.legislation.gov.uk/ukpga/1999/33/section/20</a>

Section 20 provides that information may be supplied to the Secretary of State for use for immigration purposes, as follows:

• to undertake the administration of immigration controls to detect or prevent criminal offences under the Immigration Act;

• to undertake the provision of support for asylum seekers and their dependents.

# Criminal Justice Act 2003

Section 325 – Arrangements for assessing risks posed by certain offenders <u>http://www.legislation.gov.uk/ukpga/2003/44/section/325</u>

Section 325 of the Act details the arrangements for assessing risk posed by different offenders:

- The "responsible authority" in relation to any area, means the chief officer of police, the local probation board and the Minister of the Crown exercising functions in relation to prisons, acting jointly.
- The responsible authority must establish arrangements for the purpose of assessing and managing the risks posed in that area by:

a) relevant sexual and violent offenders; and

b) other persons who, by reason of offences committed by them are considered by the responsible authority to be persons who may cause serious harm to the public.

- In establishing those arrangements, the responsible authority must act in cooperation with the persons identified below.
- Co-operation may include the exchange of information.

The following agencies have a duty to co-operate with these arrangements:

a) every Youth Offending Team established for an area

b) the Ministers of the Crown, exercising functions in relation to social security, child support, war pensions, employment and training

c) every Local Education Authority

d) every local housing authority or social services authority

e) every registered social landlord who provides or manages residential accommodation

f) every Health Authority or Strategic Health Authority

g) every Clinical Commissioning Group (CCG) or Local Health Board

h) every NHS Trust

i) every person who is designated by the Secretary of State as a provider of electronic monitoring services

NB CCGs have been replaced with Integrated Care Boards (ICBs) – July 2022, Health & Care Act 2022.

# The Children Act 1989

Sections 17 – Provision of services for children in need, their families and others <a href="http://www.legislation.gov.uk/ukpga/1989/41/section/17">http://www.legislation.gov.uk/ukpga/1989/41/section/17</a>

Section 27 – Co-operation between authorities <u>http://www.legislation.gov.uk/ukpga/1989/41/section/27</u>

Section 47 – Local authority's duty to investigate http://www.legislation.gov.uk/ukpga/1989/41/section/47

Schedule 2 – Local authority support for children and families <u>http://www.legislation.gov.uk/ukpga/1989/41/schedule/2</u>

Section 47 of the Children Act 1989 places a duty on local authorities to make enquiries where they have reasonable cause to suspect that a child in their area may be at risk of suffering significant harm.

It states that unless in all the circumstances it would be unreasonable for them to do so, the following listed authorities must assist a local authority with these enquiries if requested, in particular by providing relevant information.

- local authority;
- local education authority;
- housing authority;
- health authority;
- person authorised by the Secretary of State.

A local authority may also request help from those listed above in connection with its functions under Part 3 of the Act. Part 3 of the Act, which comprises of Sections 17-30, allows for local authorities to provide various types of support for children and families.

Section 17 places a general duty on local authorities to provide services for children in need in their area.

Section 27 enables the authority to request the help of one of those listed above where it appears that such an authority could, by taking any specified action, help in the exercise of any of their functions under Part 3 of the Act. Authorities are required to cooperate with a request for help so far as it is compatible with their own statutory duties and does not unduly prejudice the discharge of any of their functions.

In practice, when required to help under Sections 47 or 17 of the Act, authorities may be approached by social services and asked to:

• provide information about a child, young person or their family where there are concerns about a child's well-being, or to contribute to an assessment under Section 17 or a child protection enquiry;

• undertake specific types of assessments as part of a core assessment or to provide a service for a child in need;

• provide a report and attend a child protection case conference.

The Act does not require information to be shared in breach of confidence, but an authority should not refuse a request without considering the relative risks of sharing information, if necessary without consent, against the potential risk to a child if information is not shared.

#### The Children Act 2004

Section 10 – Co-operation to improve well-being http://www.legislation.gov.uk/ukpga/2004/31/section/10

Section 11 – Arrangements to safeguard and promote welfare <a href="http://www.legislation.gov.uk/ukpga/2004/31/section/11">http://www.legislation.gov.uk/ukpga/2004/31/section/11</a>

Section 10 places a duty on children's services authorities to promote co-operation between itself, its partners and other appropriate bodies carrying out functions in relation to children in the area in order to; improve physical and mental health and emotional well-being; provide protection from harm and neglect; provide education, training and recreation, promote their contribution to society; and social and economic well-being.

Section 11 places a duty on all relevant authorities to make arrangements to ensure that their functions are carried out with regard to the need to safeguard and promote the welfare of children.

An authority and its partners must have regard to any guidance issued to them by the Secretary of State when exercising their functions under this Section 10 and 11.

In order to safeguard and promote the welfare of children, arrangements should ensure that:

- all staff in contact with children understand what to do and are aware of the most effective ways of sharing information if they believe a child and family may require targeted or specialist services in order to achieve their optimal outcomes;
- all staff in contact with children understand what to do and when to share information if they believe that a child may be in need, including those children suffering or at risk of significant harm.

### Children (Leaving Care) Act 2000

Section 2 – Additional functions of local authorities in respect of certain children <u>http://www.legislation.gov.uk/ukpga/2000/35/section/2</u>

The main purpose of the Act is to improve the life chances of young people living in and leaving local authority care. Its aims are:

- delay young people's discharge from care until they are prepared and ready to leave;
- improve the assessment, preparation and planning for leaving care;
- provide better personal support for young people after leaving care; and
- improve the financial arrangements for care leavers.

To do this, the 2000 Act amends the leaving care provisions contained in Section 24 of Children Act 1989 (c.41). The Children Act 1989 and its underlying principles provide the overall legal framework.

### **Protection of Children Act 1999**

Section 1 – Duty of Secretary of State to keep list <a href="http://www.legislation.gov.uk/ukpga/1999/14/pdfs/ukpga/19990014">http://www.legislation.gov.uk/ukpga/1999/14/pdfs/ukpga/19990014</a> en.pdf

The Act creates a system for identifying persons considered to be unsuitable to work with children. It introduces a 'one stop shop' to compel employers designated under the Act (and allows other employers) to access a single point for checking people they propose to employ in a child care position.

This will be achieved by checks being made of criminal records with the National Criminal Records Bureau and two lists maintained by the Department for Education and Skills.

#### Education Act 1996

Section 13 – General responsibility for education http://www.legislation.gov.uk/ukpga/1996/56/section/13 Section 408 – Provision of information http://www.legislation.gov.uk/ukpga/1996/56/section/408

#### Section 434(4) – Registration of pupils http://www.legislation.gov.uk/ukpga/1996/56/section/434

Section 13 provides that a Local Education Authority (LEA) shall (so far as their powers enable them to do so) contribute towards the spiritual, moral, mental and physical development of the community, by securing that efficient primary and secondary education is available to meet the needs of the population of the area.

Section 408 requires the LEA, governing body or head teacher to make available information relevant to the curriculum, educational provision, syllabuses, educational achievements and arrangements relating to external qualifications.

Section 434(4) requires schools to keep details of children registered at a school and to make provision for this to be available for inspection, to allow extracts to be taken by authorised persons and to provide details to the Secretary of State and the LEA.

# Education Act 2002

Section 175 – Duties of LEAs and governing bodies in relation to welfare of children <u>http://www.legislation.gov.uk/ukpga/2002/32/section/175</u>

Section 21 – General responsibility for conduct of school <a href="http://www.legislation.gov.uk/ukpga/2002/32/section/21">http://www.legislation.gov.uk/ukpga/2002/32/section/21</a>

The duty laid out in Section 11 of the Children Act 2004 mirrors the duty imposed by Section 175 of the Education Act 2002 on LEAs and the governing bodies of both maintained schools and further education institutions. This duty is to make arrangements to carry out their functions with a view to safeguarding and promoting the welfare of children.

Section 21 of the Act, as amended by Section 38 of the Education and Inspections Act 2006, places a duty on the governing body of a maintained school to promote the wellbeing of pupils at the school. Well-being in this section is defined with reference to Section 10(2) of the Children Act 2004. The Act adds that this duty has to be considered with regard to any relevant children and young person's plan.

# **Education (SEN) Regulations 2001**

Regulation 6 – Notices relating to assessment <u>http://www.legislation.gov.uk/uksi/2001/3455/regulation/6/made</u>

Regulation 18 – Reviews of statements http://www.legislation.gov.uk/uksi/2001/3455/regulation/18/made

Regulation 6 provides that when the LEA is considering making an assessment of a child's special educational needs, it is obliged to send copies of the notice to social services, health authorities and the head teacher of the school and inform them of any assistance they are likely to require.

Regulation 18 provides that an authority shall serve a notice on the head teacher of every school listing pupils with statements registered at that school. They will do the

same for relevant careers service for their area listing pupils with statements who will be in year 10 in that school year, the school attended and educational provision provided and will also serve a notice on the health authority and social services listing pupils with statements and the school attended.

# **Education (Pupil Information) Regulations 2005**

Section 5(5) – Disclosure of curricular and educational records http://www.legislation.gov.uk/uksi/2005/1437/regulation/5/made

Section 5(5) provides that a governing body should transfer a pupil's curricular record to the responsible person where a pupil is transferring to another school or further/higher education institution.

### Learning and Skills Act 2008

An Act which makes provision for individuals beyond the statutory leaving age to continue to participate in education or training. Chapter 2 provides a right for local education authorities and educational institutions to request certain categories of data.

Section 14 Educational institutions: duty to provide information

Relevant information about a pupil or student (a) who is attending an educational institution in England, and (b) to whom this Part applies, must, on request by a local education authority in England, be provided by the responsible person to the authority.

<u>Section 15 Supply of social security information</u> Social security information may be supplied to a local education authority in England for the purpose of enabling or assisting the authority to exercise its functions.

#### Section 16 Supply of information by public bodies

Any of the persons or bodies (as outlined in Section 2 of the Act) may supply information about a person to a local education authority in England for the purpose of enabling or assisting the authority to exercise its functions under the Act.

Section 17 Sharing and use of information held for purposes of support services or functions

#### National Health Service Act 1977

Section 2 – Secretary of State's general power as to services http://www.legislation.gov.uk/ukpga/1977/49/section/2

Section 22 - Co-operation between health authorities and local authorities http://www.legislation.gov.uk/ukpga/1977/49/section/22

The Act provides for a comprehensive health service to England and Wales to improve the physical and mental health of the population and to prevent, diagnose and treat illness.

Section 22 states that "in exercising their respective functions NHS bodies and local authorities shall co-operate with one another in order to secure and advance the health and welfare of the people of England and Wales."

# Health Act 1999

Section 27 – Co-operation between NHS bodies and local authorities <u>http://www.legislation.gov.uk/ukpga/1999/8/section/27</u>

Section 27 amends section 22 of the NHS Act 1977 and states that NHS bodies and local authorities shall cooperate with one another in order to secure the health and welfare of people.

### National Health Service and Community Care Act 1990

Provision of accommodation and welfare services <a href="http://www.legislation.gov.uk/ukpga/1990/19/part/III">http://www.legislation.gov.uk/ukpga/1990/19/part/III</a>

Provides that when a local authority is assessing need and it appears that there may be a need for health or housing provision, the local authority shall notify the appropriate CCG, Health Authority or housing department and invite them to assist.

### National Health Service Act 2006

Section 82 – Co-operation between NHS bodies and local authorities <u>http://www.legislation.gov.uk/ukpga/2006/41/section/82</u>

Section 251 – Control of patient information http://www.legislation.gov.uk/ukpga/2006/41/section/251

Section 82 of the Act places a duty on NHS bodies and local authorities to "co-operate with one another in order to secure and advance the health and welfare of the people of England and Wales" when exercising their respective functions.

#### Care Act 2014

Section 6 – Co-operating generally http://www.legislation.gov.uk/ukpga/2014/23/section/6/enacted

Section 6 of the Act makes it clear that a local authority must co-operate with each of its relevant partners in order to protect the Adult. In turn, each relevant partner must also co-operate with the local authority.

Section 42 – Enquiry by Local Authority http://www.legislation.gov.uk/ukpga/2014/23/section/42/enacted

Section 42 of the Act places a duty on Local Authorities to make enquiries, or cause others to do so, if it believes an adult is experiencing, or is at risk of, abuse or neglect. An enquiry should establish whether any action needs to be taken to prevent or stop abuse or neglect, and if so, by whom.

Section 43 – Safeguarding Adults Board http://www.legislation.gov.uk/ukpga/2014/23/section/43/enacted

Section 44 – Safeguarding Adults Reviews http://www.legislation.gov.uk/ukpga/2014/23/section/44/enacted

Section 45 – Supply of information

# http://www.legislation.gov.uk/ukpga/2014/23/section/45/enacted

Section 76 – Prisoners and persons in approved premiseshttp://www.legislation.gov.uk/ukpga/2014/23/section/76/enacted

# National Audit Act 1983

Section 8 – Right to obtain documents and information <u>http://www.legislation.gov.uk/ukpga/1983/44/section/8</u>

The National Audit Office has a right of access to documents and materials which it reasonably requires to carry out its functions in relation to HMRC.

#### **Civil Contingencies Act 2004**

Part 1 – Local arrangements for civil protection http://www.legislation.gov.uk/ukpga/2004/36/part/1

Part 2 – Emergency powers http://www.legislation.gov.uk/ukpga/2004/36/part/2

The Act places a statutory duty on all Category 1 and Category 2 Responders to share information with other local responders and defines Category 1 Responders as all local authorities, the Environment Agency, some NHS organisations and the emergency services. Category 2 Responders include utility companies and transport organisations.

#### Caldicott

Although not a statutory requirement, NHS and Social Care organisations are committed to the Caldicott principles which encapsulate statutes such as Data Protection legislation, Human Rights Act 1998 and the Common Law Duty of Confidentiality when considering whether confidential information should be shared. The 8 principles are:

- Justify the purpose(s) for using personal information.
- Only use personal information when absolutely necessary.
- Use the minimum amount of personal information that is required.
- Access to personal information should be on a strict need to know basis.
- Everyone with access to personal information must be aware of his/her responsibilities.
- Everyone with access to personal information must understand and comply with legislation that governs personal information.
- The duty to share information can be as important as the duty to protect patient confidentiality.
- Inform patients and service users about how their confidential information is used.

# Government Response to the Caldicott Review – Information: To share or not to Share (2013)

https://www.gov.uk/government/uploads/system/uploads/attachment\_data/file/25175 0/9731-2901141-TSO-Caldicott-Government\_Response\_ACCESSIBLE.PDF

# Mental Capacity Act 2005 Code of Practice

Chapter 4 – How does the Act define a person's capacity to make a decision and how should capacity be assessed? <u>https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachm</u> ent\_data/file/921428/Mental-capacity-act-code-of-practice.pdf

#### Care Act 2015

Chapter 14 – Safeguarding

14.34 – Early sharing of information is the key to providing an effective response where there are emerging concerns. No professional should assume that someone else will pass on information which they think may be critical to the safety and wellbeing of the adult. If a professional has concerns about the adult's welfare and believes they are suffering or likely to suffer abuse or neglect, then they should share the information with the Local Authority and, or, the Police if they believe or suspect that a crime has been committed.

14.55 – Partners should ensure that they have the mechanisms in place that enable early identification and assessment of risk through timely information sharing and targeted multi-agency intervention.

14.77 – Everyone involved in an enquiry must focus on improving the Adults wellbeing and work together to that shared aim.

14.104 – Each Local Authority must set up a Safeguarding Adults Board. The main objective of a SAB is to assure itself that local safeguarding arrangements and partners act to help and protect adults in its area.

14.106 – It is important that the SAB has effective links with other key partnerships in the locality and share relevant information and work plans.

14.153 – All agencies should identify arrangements, consistent with principles and rules of fairness, confidentiality and data protection for making records available to those Adults affected by, and subject to, an enquiry. If the alleged abuser is using care and support themselves, then information about their involvement in an Adult safeguarding enquiry, including the outcome, should be included in their case record. If it is assessed that the individual continues to pose a threat to other people then this should be included in any information that is passed on to service providers or other people who need to know.

14.154 – In order to carry out its functions, SABs will need access to information that a wide number of people or other organisations may hold. Some of these may be SAB members, such as the NHS and the Police. Others will not be, such as private health and care providers or housing providers/housing support providers or education providers.

14.155 – If someone knows that abuse or neglect is happening they must act upon that knowledge, not wait to be asked for information.

14.156 – An SAB may request a person to supply information to it or to another person. The person who receives the request must provide the information provided to the SAB If:

- the request is made in order to enable or assist the SAB to do its job;

- the request is made of a person who is likely to have relevant information and then either:

i. the information requested relates to the person to whom the request is made and their functions or activities or;

ii. the information requested has already been supplied to another person subject to an SAB request for information

Chapter 17 – Prisons, approved premises and bail accommodation

17.21. Local Authorities should ensure the security of information held on people who are in custodial settings, and should develop agreements consistent with policies and procedures of Ministry of Justice and the National Offender Management Service and with relevant.

17.22. If a local authority is providing care and support for a person in the community and that person is subsequently remanded or sentenced to custody, or bailed to an approved premises, or required to live in approved premises as part of a community sentence, the local authority should share details of the most recent assessment and care and support plan to the relevant custodial setting and the local authority in which it is based so that care and support may continue.

17.23. It is unlikely that local authorities will know when an individual is remanded or sentenced to custody in a new local authority area. Prisons and/or prison health services should inform local authorities when someone they believe has care and support needs arrives at their establishment. Either party may use the mechanism to require co-operation to support working in an individual case, set out in chapter 15. Local authorities may also receive requests for information from managers of custodial settings or probation services when an individual who has already received care and support in the community is remanded or sentenced to custody. Local authorities should take all reasonable steps to provide the information requested as soon as practicable after receiving the request.

Care and Support Statutory Guidance (DoHSC 2020) <u>https://www.gov.uk/government/publications/care-act-statutory-guidance/care-and-support-statutory-guidance</u>

# **Every Child Matters (ECM) Initiative**

Every Child Matters

https://www.gov.uk/government/uploads/system/uploads/attachment\_data/file/27206 4/5860.pdf

# Safeguarding

Safeguarding Children in Education (DfE 2019) https://www.gov.uk/government/uploads/system/uploads/attachment\_data/file/37275 3/Keeping\_children\_safe\_in\_education.pdf

# Links to Information Governance Guidance

There are also numerous sources of guidance relating to Information Governance, data sharing and information security. A selection of key sources is provided below. Please note some of the guidance below may be outdated due to General Data Protection Regulation and will be in the process of being replaced in order to reflect the changing legislation.

# General

HMG - Guidance for practitioners and managers

https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachm ent\_data/file/721581/Information\_sharing\_advice\_practitioners\_safeguarding\_service s.pdf

Information Commissioner's Office - Data Sharing Code of Practice

https://ico.org.uk/media/2615361/data-sharing-code-for-public-consultation.pdf

HMG Security Policy Framework

https://www.gov.uk/government/publications/security-policy-framework

The National Cyber Security Centre

https://www.ncsc.gov.uk/

Cabinet Office – Data Protection and Sharing – Guidance for Emergency Planners and Responders

https://www.gov.uk/government/uploads/system/uploads/attachment\_data/file/60970/ dataprotection.pdf

GDPR Consent Guidance

https://ico.org.uk/for-organisations/guide-to-the-general-data-protection-regulation-gdpr/lawful-basis-for-processing/consent/

GDPR Data Protection Impact Assessment Guidance

https://ico.org.uk/for-organisations/guide-to-the-general-data-protection-regulationgdpr/accountability-and-governance/data-protection-impact-assessments/

#### Health

Department of Health – 'Striking the Balance' Guidance on information sharing

http://www.dh.gov.uk/prod\_consum\_dh/groups/dh\_digitalassets/@dh/@en/document s/digitalasset/dh\_133594.pdf

UK Caldicott Guardian Council

https://www.gov.uk/government/groups/uk-caldicott-guardian-council

Department of Health – Confidentiality NHS Code of Practice

https://www.gov.uk/government/publications/confidentiality-nhs-code-of-practice

Department of Health – NHS Information Governance – guidance on legal and professional obligations

https://digital.nhs.uk/article/1203/NHS-Information-Governance-Guidance-on-Legaland-Professional-Obligations-

GMC – Confidentiality

https://www.gmc-uk.org/guidance/ethical\_guidance/confidentiality.asp

Information to Share or not to Share - The Information Governance Review

https://www.gov.uk/government/uploads/system/uploads/attachment\_data/file/19257 2/2900774\_InfoGovernance\_accv2.pdf

NHSX – Guidance

Information governance guidance - Information governance - NHS Transformation Directorate (england.nhs.uk)

A Guide to Confidentiality in Health and Social Care

https://digital.nhs.uk/data-and-information/looking-after-information/data-security-andinformation-governance/codes-of-practice-for-handling-information-in-health-andcare/a-guide-to-confidentiality-in-health-and-social-care

Review of Data Security, Consent and Opt Outs

https://www.gov.uk/government/uploads/system/uploads/attachment\_data/file/53502 4/data-security-review.PDF

#### Adults

Information Sharing for Social Care Employers

https://www.skillsforcare.org.uk/Documents/Topics/Digital-working/Informationsharing-for-social-care-employers.pdf

Department of Health – Common Assessment Framework for Adults - a consultation on proposals to improve information sharing around multi-disciplinary assessment and care planning

https://www.networks.nhs.uk/nhs-networks/common-assessment-framework-foradults-learning/archived-material-from-caf-network-website-pre-april-2012/documents-from-discussion-forum/CAF%20Full%20Consultationdh 093715.pdf

DCA - Mental Capacity Act 2005 Code of Practice

http://www.justice.gov.uk/downloads/protecting-the-vulnerable/mca/mca-codepractice-0509.pdf

CQC – Guidance on the assessment of capacity

https://www.cqc.org.uk/sites/default/files/documents/rp\_poc1b2b\_100563\_20111223 v4\_00\_guidance\_for\_providers\_mca\_for\_external\_publication.pdf

BMA – Mental Capacity Toolkit

https://www.bma.org.uk/advice-and-support/ethics/adults-who-lack-capacity/mentalcapacity-act-toolkit

Department for Health - Care and Support Statutory Guidance

https://www.gov.uk/government/publications/care-act-statutory-guidance/care-andsupport-statutory-guidance

### Children

GDPR Guidance regarding Children

https://ico.org.uk/for-organisations/guide-to-data-protection/guide-to-the-generaldata-protection-regulation-gdpr/children-and-the-gdpr/

Department for Education – Every Child Matters: Change for Children

https://infed.org/mobi/every-child-matters-change-for-children/

GMC – 0-18 years: guidance for all doctors

https://www.gmc-uk.org/ethical-guidance/ethical-guidance-for-doctors/0-18-years

HMG – National Standards for youth justice services

https://www.gov.uk/government/publications/national-standards-for-youth-justice-services

https://www.gov.uk/government/uploads/system/uploads/attachment\_data/file/57710 3/youth-justice-review-final-report.pdf

Department for Education – Promoting the Health and Welfare of Looked After Children

https://www.gov.uk/government/uploads/system/uploads/attachment\_data/file/41248 6/health\_guidance\_consultation\_response.pdf https://www.education.gov.uk/publications/eOrderingDownload/Promoting\_Health.p df

Department for Education – Keeping Children Safe in Education

https://www.gov.uk/government/uploads/system/uploads/attachment\_data/file/37275 3/Keeping\_children\_safe\_in\_education.pdf

Children (Leaving Care) Act 2000 Regulations and Guidance

http://webarchive.nationalarchives.gov.uk/20121206162732/http://www.dh.gov.uk/pro d consum dh/groups/dh digitalassets/@dh/@en/documents/digitalasset/dh 405860 0.pdf

Staffordshire & Stoke-on-Trent Safeguarding Boards – Information Sharing Guidance for Practitioners

Staffordshire LSCB: Information Sharing Guidance for Practitioners

Stoke-on-Trent LSCB: Information Sharing Guidance for Practitioners

# Community safety

Home Office - Information sharing for community safety

http://www.homeoffice.gov.uk/publications/crime/info-sharing-community-safety/

Ministry of Justice – MAPPA (Multi-Agency Public Protection Arrangements) guidance

<u>Multi-agency public protection arrangements (MAPPA): Guidance - GOV.UK (www.gov.uk)</u>

# Families

Department of Schools, Children and Families - Think Family Toolkit

http://webarchive.nationalarchives.gov.uk/20130323053534/https://www.education.g ov.uk/publications/eOrderingDownload/Think-Family.pdf

# Appendix C

# **Conditions of Consent**

This appendix contains:

- 1. When to obtain consent
- 2. Valid consent
- 3. Capacity
- 4. Obtained and recorded consent
- 5. Expiry of consent
- 6. Refusal and withdrawal of consent
- Disclosing with consent
   Disclosing without consent
- 9. Consent Checklist

# 1. When to obtain consent

1.1 Data Protection legislation states that organisations have to satisfy one or more conditions in order to legitimise their processing of personal data (unless an exemption applies). Consent is one condition that could be used to legitimise processing.

1.2 Although consent will provide a basis on which organisations can share personal data, it is not always achievable or even desirable and therefore organisations should consider which condition is most appropriate to the sharing that will be taking place. It is bad practice to offer individuals a choice if the sharing is going to take place regardless of their wishes, i.e. where it is required by statute.

1.3 The Information Commissioner's Office has provided that consent is most likely to be required when:

- No other lawful basis applies, for example you wish to use the data in a way that is incompatible with the original purpose;
- You are using special category and explicit consent is required to legitimise the processing;
- The individual would be likely to object if the data was shared without their consent;
- Under ePrivacy laws consent will be required for most marketing calls or messages, website cookies or other online tracking methods.

1.4 It will be the decision of the sharing Partners to identify which conditions will be relied upon for a particular sharing practice. Where that condition is consent Partners must be sure that individuals know exactly what information sharing they are consenting to and understand the implications for them. They must have genuine control over whether or not the data sharing takes place.

1.5 There must be no imbalance of power in the relationship between the data controller and the data subject, consent would not be freely given if so. Therefore public authorities and employers may need to consider alternative lawful basis to rely upon as they can be seen in a position of power.

# 2. Valid consent

2.1 Consent is defined in the General Data Protection Regulation (GDPR) as: 'any freely given, specific, informed and unambiguous indication of the data subject's wishes by which he or she, by statement or by a clear affirmation action, signifies agreement to the processing of personal data relating to him or her'. Where relevant consent should also be granular, so separate consent for separate activities, not blanket or vague consent requests.

2.2 For consent to be valid and informed, the person concerned must:

- Not be acting under duress (see paragraph 2.3);
- Been given genuine choice and control;
- Truly understand and have received sufficient information to make a decision (see paragraph 2.4);
- Actively signify agreement; and
- Have the capacity to make the decision (see paragraph 3 below).

2.3 Consent must be given voluntarily and freely without any pressure or undue influence being exerted on the person by either those seeking consent or family and friends of the person whose consent is being sought.

2.4 Partners must ensure that the person concerned understands:

- Why their information needs to be shared;
- What type of information may be involved in the sharing;
- Who that information may be shared with; and
- How they can easily withdraw their consent.

2.5 The person should also be advised of their rights with regard to their information, namely:

- The right to withhold their consent
- The right to place restrictions on the use of their information
- The right to change their mind and easily withdraw their consent at any time
- The right to have access to their records

2.6 As well as discussing consent with the person, it is good practice to provide the person with information in written form, in an appropriate format i.e. language, Braille.

2.7 The key criterion that must be satisfied when obtaining consent is that the person concerned should be 'mentally and emotionally capable of giving informed consent of their own free will'.

2.8 Silence and inaction is not acceptable, there must be the ability to show that the data subject actively consented. Pre ticked boxes are not acceptable.

2.9 All Data Controllers must be able to demonstrate that there is a process in place and maintain records of consent. Consents should be organic and actively managed, not a one off compliance box to tick.

2.10 Recital 43 of GDPR makes clear that consent should only be used where appropriate, particularly in relation to public authorities where it is highlighted relying on consent can bring about an imbalance between the data controller and the data subject:

In order to ensure that consent is freely given, consent should not provide a valid legal ground for the processing of personal data in a specific case where there is a clear imbalance between the data subject and the controller, in particular where the controller is a public authority and it is therefore unlikely that consent was freely given in all the circumstances of that specific situation.

Consent is presumed not to be freely given if it does not allow separate consent to be given to different personal data processing operations despite it being appropriate in the individual case, or if the performance of a contract, including the provision of a service, is dependent on the consent despite such consent not being necessary for such performance.

# 3. Capacity

3.1 For a person to have capacity to provide consent they must be able to comprehend and retain the information material to the decision and must be able to consider this information in the decision making process.

3.2 For processing children's data there must be a lawful basis. Consent is one possible basis but not the only option. If you are relying on consent as the lawful basis when offering an online service directly to a child only children aged 13 or over are able to provide their own consent. If this does not feel suitable consent should be sought from someone with parental responsibility. The key consideration is that valid, feely given and informed consent must be sought.

3.3 Following the case of Gillick v West Norfolk and Wisbech AHA [1986] AC 122, the courts held that young people (below the age of 16) who have sufficient understanding and intelligence to enable them to understand fully what is involved, will also have capacity to consent.

3.4 It should be seen as good practice to involve the parent(s) of the young person in the consent process, unless this is against the wishes of the young person.

3.5 The Children Act 1989 sets out persons who may have parental responsibility, these include:

• The child's parents if married to each other at the time of conception or birth;

• The child's mother, but not the father if they were not married, unless the father has acquired parental responsibility via a court order or a parental responsibility agreement, or the couple subsequently marry;

• The child's father, where the parents are unmarried but the father has registered the child with the mother, where the birth has been registered after 1<sup>st</sup> December 2003 (Children Act 1989 S4 (a)1A);

• The child's legally appointed guardian;

• A person in whose favour the court has made a residence order in respect of the child;

- A local authority designated in a care order in respect of the child;
- A local authority or other authorised person who holds an emergency protection order in respect of the child.

It should be noted that foster carers or guardians do not automatically have parental responsibility.

3.6 If a data controller decides to rely on children's consent age-verification measures should be implemented. Reasonable efforts to verify parental responsibility should also be made for those under the relevant age.

3.6 In circumstances where the individual is considered not capable of providing consent, it will usually be sought from someone acting on behalf of the individual in their best interests. A third party with a legal right to make decisions on an individual's behalf (e.g. Power of Attorney) can give consent.

3.7 The Mental Capacity Act 2005 provides the legal framework for acting and decision-making on behalf of individuals aged 16 and over who lack the mental capacity to make decisions on their own behalf.

3.8 Section 1 of the Act sets out the five 'statutory principles' which are the values that underpin the Acts requirements. The principles are as follows:

1. A person must be assumed to have capacity unless it is established that they lack capacity.

2. A person is not to be treated as unable to make a decision unless all practicable steps to help him to do so have been taken without success.

3. A person is not to be treated as unable to make a decision merely because he makes an unwise decision.

4. An act done, or decision made, under this Act for or on behalf of a person who lacks capacity must be done, or made, in his best interests.5. Before the act is done, or the decision is made, regard must be had to whether the purpose for which it is needed can be as effectively achieved in a way that is less restrictive of the person's rights and freedom of action.

3.9 The Act is intended to be enabling and supportive of people who lack capacity, not restrictive or controlling of their lives. The underlying philosophy of the Act is to ensure that any decision made, or action taken, is made in the best interests of the individual.

3.10 The BMA has published guidance on the assessment of capacity.

# 4. Obtained and recorded consent

4.1 In order for consent to be obtained lawfully it is essential that all persons who may be expected to obtain consent for the sharing of personal information receive appropriate training, and that under normal circumstances only those employees who have received training and been approved by management, should seek consent.

4.2 Consent may be given verbally, non-verbally or in writing. In order to avoid any confusion or misunderstanding at later date, non-verbal and verbal consent should be witnessed and the details of the witness recorded.

4.3 Data controllers must maintain clear records to demonstrate consent. Consent is unlikely to be deemed valid if these records do not exist.

4.4 All agencies should have in place a means by which an individual, or their guardian/representative, can record their explicit consent to personal information being disclosed and any limitations, if any, they wish to place on that disclosure.

4.5 The consent form should indicate the following:

- Details of the agency and person obtaining consent
- Details of the person whose personal details may/will be shared
- The purpose for the sharing of the personal information
- The type of personal information that will be shared
- Details of any sensitive information that will be shared
- The organisation(s) with whom the personal information may/will be shared
- Any time limit on the use of the consent
- The right to withhold their consent
- Any limits on disclosure of personal information, as specified by the individual
- The right to withdraw their consent at any time and how they can do so
- The right to have access to their records
- Details of the supporting information given to the individual
- Details of the person (guardian/representative) giving consent where appropriate

• Be separate from any other terms and conditions or a precondition of any service

A 'Consent form template' and 'Consent checklist' can be found in Appendix H.

4.6 The agency obtaining consent will:

a) securely retain the consent form on the individual's file/record and record any relevant information on any electronic systems used; and

b) provide the individual or their guardian/representative, having signed the consent, a copy for their retention.

# 5. Expiry of consent

5.1 In general once a person has given consent, that consent may remain valid for an indefinite duration, unless the person subsequently withdraws that consent.

5.2 For the purpose of this Protocol the consent duration should be time limited to the specific 'piece of work' that is being proposed.

5.3 It should be considered good practice to seek 'fresh' consent once the original piece of work is completed or there are significant changes in the circumstances of the person or the work being undertaken.

# 6. Refusal and withdrawal of consent

6.1 If a person makes a voluntary and informed decision to refuse consent for their personal information to be shared, this decision must be respected unless there are sound legal grounds for not doing so.

6.2 A person, having given their consent, is entitled at any time to subsequently withdraw that consent. Like refusals, their wishes must be respected unless there are sound legal grounds for not doing so.

6.3 Partner agencies should remember that it is bad practice to offer individuals a choice if the sharing is going to take place regardless of their wishes, i.e. where it is required by statute.

6.4 If a person refuses or withdraws consent the consequences of doing so should be explained to them but care must be exercised not to place the person under any undue pressure.

# 7. Disclosing with consent

7.1 Only staff that have been authorised to do so should disclose personal information about an individual service user.

7.2 Prior to disclosing personal information about an individual, the authorised member of staff should check the individual's file/record in order to ascertain:

- That consent to disclose has been given;
- The consent is applicable for the current situation; and
- Any restrictions that have been identified by the individual.

7.3 Upon the first instance of disclosure with regards to a particular sharing situation, the Partner making the disclosure should forward a copy of the individual's consent form to the receiving Partner.

7.4 Sharing of personal information will be carried out in line with the process outlined in <u>section 4</u> of the Protocol (process for sharing) and in accordance with any agreed individual Information Sharing Agreement.

7.5 Where personal information has been disclosed to another agency, a record of that disclosure should be made on the individual's file/record, this should include:

- a) The date the information was disclosed
- b) Details of who made the disclosure
- c) Details of what information was disclosed
- d) Details of who the disclosure was made to
- e) Details of how the disclosure was made

7.6 Where a disclosure is made with consent the providing, and recipient, agency should have procedures in place to record information provided/received in line with <u>paragraph 4.10</u> of the Protocol:

- The date the information was requested
- Details of the person(s) that made the request
- Details of the information requested
- $\bullet\,$  The personal details of the person(s) who is the subject of the information
- Any restrictions placed on the information that has been provided i.e. 'not to be disclosed to the service user'
- Details of the person that authorised the disclosure
- The grounds for disclosing
- Whether consent has been sought and received
- Details of the information provided/received
- The date the information was provided/received

A Decision to Disclose form' can be found in Appendix H.

#### 8. Disclosing without consent

8.1 Disclosure of personal information without consent must be justifiable where other statutory conditions, or the criterion for claiming an exemption under the Data Protection Act, can be met. Without such justification both the agency and the member

of staff expose themselves to the risk of prosecution, liability to a compensation order under the legislation or damages for a breach of the Human Rights Act.

8.2 All agencies who are party to this Protocol should set in place policies and procedures that deal specifically with the sharing of information in emergency situations e.g. major disaster.

8.3 Agencies should designate a person who has the knowledge and authority to take responsibility for making decisions on disclosure without consent. This person should hold sufficient seniority within the agency with influence on policies and procedures. Within the health and social care agencies it is expected that this person will be the Caldicott Guardian.

8.4 Where personal information has been disclosed to another agency without consent, a record of that disclosure should be made on the individual's file/record, this should include:

- a) The date the information was disclosed
- b) Details of who made the disclosure
- c) Details of what information was disclosed
- d) Details of who the disclosure was made to
- e) Details of how the disclosure was made

8.5 Where a disclosure is made without consent the providing, and recipient, agency should have procedures in place to record information provided/received in line with <u>paragraph 4.10</u> of the Protocol:

- The date the information was requested
- Details of the person(s) that made the request
- Details of the information requested

 $\bullet\,$  The personal details of the person(s) who is the subject of the information

- Any restrictions placed on the information that has been provided i.e. 'not to be disclosed to the service user'
- Details of the person that authorised the disclosure
- The grounds for disclosing
- Whether consent has been sought and received
- Details of the information provided/received
- The date the information was provided/received

A 'Decision to Disclose form' can be found in Appendix H.

8.6 It is essential that all agencies who are party to the Protocol have policies and procedures in place governing who may disclose personal information and that those policies/procedures are communicated to all of their employees.

# 9. Consent Checklist

When obtaining consent from a data subject, consider whether you can answer 'yes' to the following questions.

- a. Is consent required?
- b. Is the data subject acting voluntarily and of their own free will?
- c. Does the data subject understand why their information needs to be shared, what information will be shared and who their information will be shared with?
- d. Has the data subject signified their agreement to the sharing?
- e. Does the data subject have the capacity to provide consent?
- f. Have you suitably recorded whether consent was given and what information was provided to the data subject at the time?

If you have answered 'yes' to the above questions, ensure that you have considered the following:

- a. Are there any time limits on the use of the consent and have they been communicated to the data subject?
- b. Does the data subject understand that they can withhold or withdraw their consent at any time and how to request this?
- c. Has the data subject put any restrictions/limits on the use of their personal information?
- d. Has the data subject been made aware of their right to access to their records?

# Appendix D

#### Information Sharing Agreement

In order to maintain a consistent approach, all agencies who are party to the One Staffordshire Information Sharing Protocol will ensure that any individual Information Sharing Agreements contain the following information:-

- Basis for sharing legal powers, processing conditions and fairness;
- Purpose(s) of the sharing;
- Data to be shared;
- Recipients or types of recipients;
- Data quality accuracy, relevance, compatibility, usability, etc;
- Retention and destruction;
- Rights of the data subject Subject Access Requests, Freedom of Information requests, queries and complaints;
- Security arrangements;
- Sanctions for failure to comply and/or staff breaches
- Review of effectiveness; and
- Termination of Agreement.

Please note, there should also be reference to the involved Parties status in regards to the Data Security and Protection Toolkit where the sharing of information relates to health and social care data and the organisations involved are subject to the Toolkit. See point 4.32.

All Individual Information Sharing Agreements will be approved by the respective Designated Liaison Officer nominated within each agency (see <u>paragraph 3.7</u>).

Where Information Sharing Agreements exist between agencies prior to signing up to the One Staffordshire Information Sharing Protocol, such Agreements will remain valid. However, those Agreements should be reviewed and if necessary brought into line with the One Staffordshire Information Sharing Protocol at the earliest opportunity in order to maintain a consistent approach.

Purposes for sharing data under an individual Information Sharing Agreement may be short term in the nature of a joint operation by Partner agencies or medium term to support the ongoing activities of a specific Partner or other group of Partners.

The individual Information Sharing Agreement in relation to a specific operation will be valid for the period of that operation only.

All Information Sharing Agreements will be governed by the principles set out in the One Staffordshire Information Sharing Protocol but each will declare its specifics on the template provided in <u>Appendix H</u>. Signature, by participants, of the Agreement will imply acceptance of the provisions of all parts of the Protocol.

# Appendix E

# Information Sharing Health and Social Care Data

This section relates to health and social care data. When sharing information for the purposes of health and social care there are additional factors to take into consideration. The information intending to be shared is about an individual who, in times of need, seeks help from a health and social care professional.

The individual has certain rights concerning their personal information, including a right to access that information and a right to object to it being used in certain ways. Respecting the individual's rights and expectations about confidentiality and telling them about how and why their personal information is used is a key principle to be maintained by all Parties.

For direct care, information will be shared between all of the health and social care professionals who work together in a multidisciplinary direct care team who plan, coordinate and provide care and treatment in accordance to an individuals needs taking into account their health condition and personal circumstances.

The direct care team may include a wide range of professionals not all of whom have direct contact with the individual. So, as well as doctors, nurses, social workers, social care staff etc. the team also includes laboratory staff, IT staff and administrative staff who provide support to help the team run efficiently and effectively. Members of the team may be staff from one organisation (e.g. a GP Practice team) or from different organisations (e.g. community healthcare staff, hospital staff, social workers and carers). These staff may work in public sector, non-public sector and 3<sup>rd</sup> sector (voluntary) organisations, all working together to provide health and social care services.

Whoever is using information about a person, they are bound by laws, contracts and professional codes of conduct to use it responsibly, hold it securely and keep it confidential.

# What information is being shared?

All information about an identifiable person and their physical and mental health and condition is confidential. Relevant information about the person and their current care needs will only be shared by the health and social care professionals who are involved in the provision of care and treatment to the individual (the "direct care team") when it is:

- necessary for them to be able to do their job; and
- with the person's knowledge and agreement; and
- in accordance with the conditions set out in law.

"Relevant information" is information that may directly influence the health or social care professionals' decision over what care is given to a patient or service user, and how that care should be given (*Independent Information Governance Review/Caldicott 2*). It is not necessary for everybody to know everything. Some information will be relevant to certain professional groups but completely irrelevant to others and therefore should not be shared.

# Why is information shared?

Information is shared to support the **direct care** of patients. '**Direct care**' meaning all activities that directly contribute to the diagnosis, care and treatment of the individual. Information is shared so that health and social care professionals in the direct care team can:

- design and implement a plan of care;
- provide continuous quality care;
- communicate with each other about the progress of the individual, developments, changes to the care plan.

# When is information shared?

The 7<sup>th</sup>Caldicott principle states: 'The duty to share information can be as important as the duty to protect confidentiality. Health and social care professionals should have the confidence to share information in the best interests of their patient within the framework set out by these principles'.

When the individual agrees to being treated it creates a direct care relationship between them and the health or social care professionals in the direct care team. This is known as a "legitimate relationship". As of October 2015 they will also have a legal duty to share information when:

- it will facilitate the provision of health and social care services to the individual; and
- it is in the individual's best interest; and
- the individual has not objected and confidentiality requirements have been met.

The Health and Social Care (Safety and Quality) Act 2015 establishes this duty and puts the 7<sup>th</sup> Caldicott principle onto a legal footing. The Act applies to any organisation commissioning or providing health and social care services. If an individual has been told about how their information will be used and has not raised an objection, the direct care team can assume they have agreed their information being shared when they agree to receive care and treatment.

Where sharing involves health or adult social care data, to be used for purposes other than the direct care of individuals, the sharing and subsequent use must comply with the National Data Opt-out standards.

# Where information is shared

Information will be shared in the location where the individual sees the health or social care professionals and receives direct care and treatment. This could be a range of care settings or the individual's home. Information may also be shared without the individual being present, for example in a laboratory where test results are being processed; or in an office administrative tasks are being processed to support the provision of direct care.

Specific Tier 2 agreements (see <u>Appendix H</u> for template) must set out the specific sharing being undertaken by parties in order to deliver health and social care services to the population of Staffordshire.

# Appendix F

# Fair Processing

Data Protection legislation requires that personal data is processed fairly. This means that people should generally be aware of which organisations are sharing their personal data as well as what it is being used for.

Fairness also requires that where personal data is shared, that it is reasonable, and that individuals would be likely to expect the sharing and would not reasonably object to it if they were given the opportunity.

The most common method of satisfying the requirement of fairness is to provide the data subject with a privacy notice. In a sharing context, a privacy notice should at least tell a data subject:

- > Who the Data Controller is
- > Who the Data Protection Officer (DPO) is and their contact details
- > Why you are going to share personal data and the legal basis to do so
- > What the data is
- > Who you are going to share personal data with
- > Whether there will be any Third Country transfers

In addition to the above the following should also be considered:

- > The retention of the information held
- > What the legitimate interests of the Data Controller are, if applicable
- What the data subject rights are, including the right to withdraw consent at any time
- > The right to lodge a complaint with the Information Commissioners Office
- > The source of the data, if applicable
- Whether the data will be used for automated decision making, the logic behind and if there are any potential consequences

Where consent will be obtained in order to satisfy legal basis and conditions for processing a privacy notice should be provided to the data subject at the same time.

Where the data is not obtained directly from the data subject fair processing information should be provided to the data subject within a month of the information being collected.

A Data Controller does not have to provide this information if one of the following apply:

- The data subject already has the information.
- It would be impossible to provide or can be proved to disproportionate.
- It would breach confidentiality or secrecy obligations.

Responsibility for providing a fair processing generally falls to the organisation that collected the data originally; however it is good practice for all Partners that are involved in sharing to ensure that individuals remain aware of who has their personal data and what it is being used for.

A 'Privacy Notice template' can be found in <u>Appendix H</u>.

# Appendix G

#### Individual Information Sharing Agreements

Household Support Fund Household Support Fund

Safer Communities Memorandum of Understanding Safer Communities Memorandum of Understanding

Safer Communities Appendix A Confidentiality Agreement One Staffordshire Information Sharing Protocol

Safer Communities Appendix B Formal Request Form One Staffordshire Information Sharing Protocol

# Appendix H

#### Information Sharing Protocol templates

Consent form template Consent form template

Decision to Disclose form Decision to Disclose form

Confidentiality Agreement template Confidentiality Agreement template

Information Sharing Agreement template Information Sharing Agreement template

Fair Processing Notice template Fair Processing Notice template (Addition to Appendix C)

(Addition to Appendix D)

(Addition to Appendix D)

(Addition to Appendix D & E)

(Addition to Appendix F)