

**Academic Year:** 2012/13 Onwards

**Target Audience:**

All Staff  
Authorised third parties

**Summary of Contents:**

Summary of Data Protection Principles and Responsibilities

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**Final approval by:**

CMT: 1/10/2014

Governing Body: 8/10/13

**Policy Number:** 07-2013

**Review:**

Last Reviewed: May 2016

Next Review: April 2017

**Related Documents:**

FOI Policy & SOP  
Data Protection SOP  
ICO Website  
ICT Services & Acceptable Use Guide

**Superseded Documents (if applicable):**

*Data Protection and Security Policy  
02-2009*

**Document Control Administrator**

**FOI Category:**

**FOI Class:**

**FOI Ref:**

## **Introduction to Data Protection**

As a public authority, the College has an obligation to protect its information assets and, in particular, the information relating to its staff, students and other individuals in whatever form that information is held. The College is careful to ensure that personal information is properly safeguarded in accordance with the Data Protection Act (1998). The College and all those who process or have access to personal information must comply with the 8 Data Protection Principles laid out in this Act at all times. Unauthorised disclosure may be a disciplinary matter and in some cases may be considered as gross misconduct.

In compliance with Section 18 of the Data Protection Act (1998), the College is registered as a Data Controller with the Information Commissioners Office (Registration Number: Z6477199).

The College functions require us to obtain, process and manage certain information about individuals/organisations to enable us to provide a high level of service being requested, for example

- course programme administration
- providing education and training
- obtaining results for courses and examinations
- administration of student awards and fees
- staff recruitment, salaries and travel allowances paid, annual leave calculation, membership to pension schemes arranged
- facilities provided
- legal obligations to funding bodies and legislation complied with
- Returns to Department of Learning

The College is required by the Department for Employment and Learning to ask for the following information for statistical purposes; marital status, racial group, religion, employment sector, and employment status.

All data, whether held electronically or manually, will be kept securely and not disclosed unlawfully.

The College respects and will accommodate the right of individuals to access, check and improve the accuracy of any personal data that is being kept about them, either on computer or in a relevant filing system, as defined in legislation.

The College's Data Protection Policy and Guidance is available via the SERC website and the College Publication Scheme.

## 1. Objective

The objective of this policy is to set out the College's commitment towards safeguarding personal data processed by or disclosed to staff or other authorised persons ensuring its confidentiality, integrity and availability by processing it in accordance with the Data Protection Act (1998). It also sets out the requirements and responsibilities of staff with access to personal data to promote understanding of confidentiality obligations.

Personal Data is defined as:

Data which relate to a living individual who can be identified –

(a) from those data, or

(b) from those data and other information which is in the possession of, or is likely to come into the possession of, the data controller

The terminology 'processing' refers to data being obtained, recorded, filed, actioned, stored, archived and disposed of.

## 2. Responsibilities of staff, students and authorised third parties

### College Data Controller and Information Officer

SERC is the Data Controller i.e the College "determine the purposes for which and the manner in which any personal data are processed"

The Information Officer has responsibility, on behalf of the Principal:

- to ensure that the College maintains an up-to-date notification of its use of data with the Information Commissioner.
- Ensure the College is kept informed of legislative changes and that relevant amendments are implemented into the College processes.
- to ensure that staff, students and authorised third parties comply with the 8 Data Protection Principles, as set out in the Data Protection Act (1998), in respect of data under their control;
- to ensure that the College's Policy, guidelines and security measures are appropriate and up to date for the types of data being processed;
- train and advise staff on the interpretation of this policy and guidelines and to monitor compliance with the policy.
- be the contact point for the administration of all subject access requests relating to data held by the College;

### Employee Obligations.

All staff, students and authorised third parties are responsible for working in compliance with the Data Protection principles, as set out in this policy.

All College employees must complete mandatory training on Data Protection and they receive regular information updates on new policies and procedures as they become operational.

Throughout the course of employment, staff including agency, temporary and voluntary personnel will have access to various extracts of personal data pertaining to staff/students, depending on the nature of their role.

The format of this data will include hardcopy and electronic format e.g enrolment forms, personnel/finance forms and the QL, TMS and Agresso systems.

All staff are expected to behave in a responsible, professional, ethical and lawful manner when processing personal data.

Employees have a duty to safeguard any personal/sensitive data which is made known to them. This confidentiality applies to both during the term of employment and post termination.

Personal data must never be disclosed to anyone other than employees who are authorised to receive it in the course of their duties or third parties clearly associated with the provisions of the College's services authorised to receive it.

Staff must demonstrate extremely high levels of data accuracy when keying onto any database.

### Data Subject Obligations

As Data Subjects, all staff, students and authorised third parties are responsible for:

- ensuring that any personal information they provide to the College in connection with their employment, registration or other contractual agreement is accurate;
- informing the College of any changes to any personal information which they have provided, e.g. changes of address;
- responding to requests to check the accuracy of the personal information held on them and processed by the College, details of which will be sent out from time to time, and informing the College of any errors or changes to be made.

### Third party Processor Obligations

Any third party data processors will have the contractual responsibility to ensure that any processing of personal data carried out on behalf of the College is done in compliance with the College's Data Protection policy. It is the responsibility of departments and individuals contracting with third parties, with Directorate approval, to confirm that those parties treat the information in accordance with the requirements of the act.

## **3. Subject Consent to Processing**

The College will observe the conditions for processing personal information as laid down in legislation and in this policy. It is committed to ensuring transparency as to the reasons why certain information is required from data subjects and its subsequent destination. It

will be assumed that consent has been given by the Data Subject for his/her data to be used for the purposes advised at the point of obtaining that data. Where the data is defined as sensitive personal data under the Act, explicit consent must be obtained from the Data Subject before processing can proceed.

The College understands "consent" to mean that the student has signified their agreement whilst being in a fit state of mind to do so and without pressure being exerted upon them. There must be active communication between the parties and consent will not be inferred assumed from non-response to a communication. Verbal consent for simple information requests should be acceptable so long as proper security checks are made to ensure that the person giving the consent *is* the student. In the case of telephone consent, the subject will be asked to confirm several separate facts that should be privy only to them (student identity number, date of birth etc). For sensitive data, explicit written consent of individuals should always be obtained unless an alternative legitimate basis for processing exists.

#### **4. Privacy Notices**

A Privacy Notice is available on the College website to inform customers as to the types of personal data we collect and how we will use the data which they provide to us. Customers will also be advised of the conditions under which we may be required to disclose their data and how they can submit a Subject Access Request to the College.

#### **5. Publication of Information**

In accordance with the Freedom of Information Act (2000) it is College policy to routinely make public a wide range of documented information surrounding College functions and policies. The College will maintain and make available a publication scheme which has been approved by the Information Commission.

#### **6. Rights of Access to Personal Information**

The College respects and will accommodate the right of individuals to access, check and improve the accuracy of any personal data that is being kept about them, either on computer or in a relevant filing system, as defined in legislation.

Staff, students and others have the right to access any personal data that SERC keeps about them, either on a computer or in paper files. Any person who wishes to exercise this right should preferably complete the SERC Information Release Form, or contact the Information Officer. The College may make a charge on each occasion that access is requested, although the fee may be waived in certain circumstances.

SERC aims to comply with requests for access to personal information as quickly as possible, and will ensure that it is provided within 40 calendar days unless there are mitigating factors which may cause a delay. In such cases, the reason for delay will be explained in writing to the data subject making the request.

SERC requests all Information Requests are forwarded to the following:

Information Officer  
SERC, Bangor Campus  
Castle Park Road  
Bangor

The College will acknowledge receipt of all Information Requests, collate the information which has been requested and respond officially within 40 calendar days.

There may be occasions where clarification is required to progress a request. On these occasions, the Information Officer will communicate directly with the requester.

## **7. Disclosure**

### **Disclosing Personal Data**

Personal data will be disclosed where there is a legal or statutory obligation or on receipt of a valid subject access request in accordance with the requirements of the act. In dealing with a subject access request SERC will be sensitive to and give proper consideration to the data subjects right of access and the right of privacy in relation to any 'third party' information contained in the response. Third party information will only be disclosed if additional conditions are met, in general this means the third party must give consent.

Sensitive personal data (racial or ethnic origin, political opinions, religious beliefs, trade union membership, health, sex life, criminal convictions) will only be disclosed where additional conditions as defined by the Act are met.

Personal data will only be disclosed outside of the EEA (the EU Member States together with Iceland, Liechtenstein and Norway) where additional conditions as defined by the Act are met.

### **Informing Students of Disclosures and Obtaining Consent**

Students will be informed of predictable disclosures (such as confirmation of student status, responding to a request for a reference) when they register with the SERC and be able to opt out of certain processing (including disclosures) on their registration form. This information will be recorded on the College database.

In less predictable situations the student should give their consent before any information is released.

### **Method of Disclosure**

Data will be disclosed by letter or in the preferred and permanent format as requested in the subject access request. Disclosures will not be made over the telephone. To expedite simple enquiries and where the identity of the student has been verified personal data may be emailed to the data subjects college email address.

### **Internal (within College) Disclosures by Telephone**

Student or staff personal data should only be disclosed to other SERC employees or contractors where they have a legitimate, business interest in the data concerned. Before disclosure the identity of the caller must be ascertained.

### **External (outside College) Disclosures by Telephone**

Student or staff personal data will not be disclosed by telephone.

### **Disclosure to Parents (Student Information)**

Guidance in relation to the disclosure of information to parents or guardians about their son or daughter is provided in the Safeguarding Vulnerable Groups Standard Operating Procedure.

### **Disclosures to the Police**

Disclosures to the Police will be made where the College is served with a Court Order requiring information and in other limited circumstances as defined in Section 29 of the Data Protection Act (1998).

If a member of staff is contacted by the Police with a request they should notify the Information Officer for advice on how to deal with the enquiry.

## **8. Retention and storage of Data**

Personal data processed for any purpose shall not be kept for longer than is necessary for those purposes or as required to comply with other legislation. Where there is good reason some forms of information will be kept for longer than others in the College archive.

Records will be stored securely and appropriate to their medium. Electronic records will be accessible through passwords and various permission levels which can be arranged through MILT.

Hard copy records will be stored in secure cabinets and drawers.

## **9. Copying and publishing data**

Backups and restoring of SERC data will be performed on a daily basis and will remain part of the Disaster Recovery Plan.

Photocopies and prints will be made when necessary and destroyed appropriately (See Section below regarding disposal of records)

College Reports will be published and stored appropriately.

Staff are not permitted to use Personal Email accounts to transfer SERC data.

## **10. Disposal of Records (data)**

Data will be appropriately and properly disposed of when no longer needed for the effective functioning of the institution and its members. The Information Officer will review and make available the SERC Retention and Disposal Schedule however each Head of Department is ultimately responsible for ensuring all records within their remit are managed, archived and destroyed in line with this schedule and the Confidential Waste SOP.

## **11. Use of audio, photography, video and CCTV**

The Information Commissioner's Office Good Practice Note "Taking Photographs in Schools" makes clear that fear of breaching the provisions of the Data Protection Act should not be wrongly used to stop people taking photographs or videos for educational and marketing uses. The College enrolment form obtains express consent from students at the outset of each academic year that the College will engage in taking photographs and video footage of students for the proper purposes of SERC including promotional material and newspaper stories.

Students may opt out of participating in photographs and videos and the College will respect such decisions.

Parental/Guardian written consent should be secured before involving those under 16 years of age, vulnerable children or adults, regardless of age, in photographs or videos for either educational or promotional purposes. The tutor should arrange this before taking photographic or video images for both educational and promotional purposes.

Further detail is provided in the Standard Operating Procedure 60:10/11 Photographs and Video Involving Children and Vulnerable Adults.

## **12. Policy Awareness**

Data Protection and Freedom of Information awareness will be a mandatory element of all staff induction. Changes to Data Protection and Freedom of Information policies or guidance will be circulated to all staff and published on the SERC Intranet/Internet for staff, students and members of the public to view. All staff, students and authorised third parties are expected to be familiar with and comply with the policy at all times. The completion of Data Protection and Freedom of Information training is mandated for all staff. The completion of this training will be recorded and upon completion the individual is committing to know and understand the Data Protection Policy and adhere to it.

## **13. Reporting a Breach in Data Security**

It is the responsibility of all staff, students and any third parties authorised to access the College's personal data sets to ensure that those data, whether held electronically or manually, are kept securely and not disclosed unlawfully, in accordance with the College's Data Protection Policy and the Data Protection Act 1998.

Unauthorised disclosure will usually be treated as a disciplinary matter, and could be considered as constituting gross misconduct with, in some cases, access to facilities withdrawn or even criminal prosecution.

If any individual considers that their data or that of others has been lost, damaged or has not been processed or managed in compliance with the Data Protection Act (1998), they must report these suspected breaches in line with the Data Security Breach Management SOP.

## **14. Status of the Policy**

This policy does not form part of the formal contract of employment, but it is a condition of employment that employees will abide by the rules and policies made by the College from time to time. Likewise the policy is an integral part of the General Academic Regulations for Students.



Failure to comply with this policy may result in damage to College reputation, data loss and damage and distress to the individuals affected.

Compliance is the responsibility of all staff, students and authorised third parties. Any breach of this Data Protection Policy may lead to disciplinary action being taken, access to College information facilities being withdrawn, or even a criminal prosecution. Any questions or concerns about the interpretation or operation of this policy should be taken up initially with the Information Officer.

## **The Data Protection Principles**

When processing personal information the following eight principles must be complied with and data must:

1. be obtained and processed fairly and lawfully and shall not be processed unless certain conditions are met.
2. be obtained for a specified and lawful purpose and shall not be processed in any manner incompatible with that purpose.
3. be adequate, relevant and not excessive for those purposes.
4. be accurate and kept up to date.
5. not be kept for longer than is necessary for that purpose.
6. be processed in accordance with the Data Subject's rights.
7. be kept safe from unauthorised access, accidental loss or destruction.
8. not be transferred to a country outside the European Economic Area, unless that country has equivalent levels of protection for personal data.

## **RESPONSIBLE OWNER**

It is the responsibility of the Information Officer to ensure this policy is implemented, adhered to and reviewed. Complaints regarding this policy or the data misuse should be forwarded to the Information Officer.

## **COMMUNICATION**

This Policy will be available for all staff in the Policies and Procedures section of the SERC intranet. It will also be made available to students via the student intranet.

## **REVIEW**

This policy will be reviewed (and if necessary updated) annually or sooner if required to reflect changes in legislation or circumstance.