

# **Confidentiality and Data Protection Policy**

Nova recognises the right of individuals to confidentiality and that they have a right to expect that personal details will be kept confidentially and in line with the requirements of law.

Nova recognises that misuse of data can be damaging and distressing and is committed to but not limited by the principles of the Data Protection Act 1998 which provides individuals with protection from unwanted or harmful use of data.

Nova also believes that the right to privacy, confidentiality and appropriate use of data are essential to ensure all individuals have full confidence in the organisation and are treated with respect and dignity.

#### **Data Protection**

All staff are expected to abide by the regulations set out in the Data Protection Act regarding the storage of personal data on individuals. Under the Data Protection Act 1998 we have responsibilities regarding the data and information we hold on individuals. It is necessary for the organisation to collect personal data and other information about an individual in order for it to carry out its functions as a service provider, fundraising organisation, employer and provider of volunteering opportunities.

Accordingly, we need to comply with certain principles regarding data:

- Personal data shall be processed fairly and lawfully and, in particular, shall not be processed unless certain conditions are met.
- Personal data shall be obtained only for one or more specified and lawful purpose and shall
  not be further processed in any manner incompatible with that purpose or those purposes.
- Personal data shall be adequate, relevant and not excessive in relation to the purpose or purposes for which they are processed.
- Personal data shall be accurate and, where necessary, kept up to date.
- Personal data processed for any purpose or purposes shall not be kept for longer than is necessary for that purpose or those purposes.
- Personal data shall be processed in accordance with the rights of data subjects under the
- Data should be kept secure and appropriate technical and organisation measures shall be taken against unauthorised or unlawful processing of personal data and against accidental loss or destruction of, or damage to, personal data.
- Personal data shall not be transferred to a country of territory outside the European Economic Area unless that country or territory ensures an adequate level of protection for the rights and freedoms of data subjects in relation to the processing of personal data.



All Nova employees and volunteers must ensure that they work within these principles. The Director can provide you with further information on the Data Protection Act 1998 and its implications.

#### **Data management**

The Office Manager is Nova's designated Data Controller who oversees data management in consultation with the Director.

#### Responsibilities

The Data Controller is responsible for ensuring that all staff and volunteers at Nova are aware of the legal and policy restrictions placed upon holding and processing personal data; that personnel comply with these requirements; and that personal data is held in accordance with the Nova's Notification under the Data Protection Act.

Workers have a legal right to access information that an employer may hold on them. This could include information regarding any grievances or disciplinary action, or information obtained through monitoring processes. If requested, a 40-day time limit is stipulated for response. Information can be withheld if releasing it would make it more difficult to detect crime or the information is about national security. If an employee feels the organisation has misused information or hasn't kept it secure, they can contact the Information Commissioner's Office.

#### **Physical security**

Nova's servers are located in a designated server room. Access to this room is limited to personnel authorised by the Network Administrator. The room must be kept locked when unoccupied.

It is not possible to ensure that computer terminals are always kept out of the reach of unauthorised personnel. However, terminals should never be left unattended when connected to the network, unless they are locked against casual use. Users will be logged out of the network if the computer is idle for 10 minutes or more. All staff are expected to be vigilant with regards to computer access; staff should challenge anyone who appears to be using equipment without permission.

Equal vigilance should be given to paper records. It is acceptable for such records to be kept within private offices, provided the offices are locked, or access restricted, when authorised staff are absent. Otherwise, personal data held on paper should be kept in locked drawers, cabinets or archive rooms.

### **Computer passwords**

Each authorised user of the Nova computer network is issued with a unique password. Passwords may be changed by request to the Network Administrator. On no account should a personal password be disclosed to any person, other than the Network Administrator or her appointed deputy.



#### **Disclosure of information**

On no account should personal data be disclosed to a third party unless staff are absolutely sure that such disclosure is authorised. Disclosure is only permitted if it is within the terms of Nova's Notification under the Data Protection Act. If in doubt, refer the matter to the Director.

#### **Retention of information**

Personal data should not be kept for longer than is necessary. Some of the most common type of records that have statutory requirements are listed in the box below:

| Record                                   | Statutory retention period               | Statutory authority/Reason for retention period  |
|--|--|--|
| Accident books, accident records/reports | 3 years after the date of the last entry | The Reporting of Injuries, Diseases and Dangerous Occurrences Regulations 1995 (RIDDOR) (SI 1995/3163) |
| Accounting records                       | 6 – 10 years                             | Section 221 of the Companies Act<br>1985/Charities Act   |
| Income tax and NI returns,               | not less than 3 years after              | The Income Tax (Employments)   |
| income tax records and                   | the end of the financial year            | Regulations 1993   |
| correspondence with the                  | to which they relate                     | (SI 1993/744)  |
| Inland Revenue                           |  |  |
| Records relating to events               | 6 years from the end of the              | The Retirement Benefits Schemes  |
| notifiable under the                     | scheme year in which the                 | (Information Powers) Regulations 1995  |
| Retirement Benefits Schemes              | event took place, or the date            | (SI 1995/3103)   |
| (Information Powers)                     | upon which the                           |  |
| Regulations 1995, records                | accounts/reports were                    |  |
| concerning decisions to allow            | signed/completed.                        |  |
| retirement due to incapacity,            |  |  |
| pension accounts and                     |  |  |
| associated documents                     |  |  |
| Statutory Maternity Pay                  | 3 years after the end of the             | The Statutory Maternity Pay (General)  |
| records, calculations,                   | tax year in which the                    | Regulations 1986   |
| certificates (Mat B1s) or other          |  |  |



| medical evidence  | maternity period ends                                      | (SI 1986/1960)  |
|---|--|---|
| Statutory Sick Pay records, calculations, certificates, self-certificates | 3 years after the end of the tax year to which they relate | The Statutory Sick Pay (General) Regulations 1982 (SI 1982/894) |
| Wage/salary records (also overtime, bonuses, expenses)                    | 6 years  | Taxes Management Act 1970                                       |

#### **Personnel Records**

Personnel records are kept in a locked filing cabinet in the office. DBS checks, sickness and injury records are held separately.

In accordance with the recommended retention period, Personnel Records are kept for 6 years after employment ceases, to cover the time limit for bringing any civil legal action.

#### Confidentiality

Nova's Confidentiality policy is set out below.

All paid staff, volunteers and management committee members are expected to abide by this policy. Clients using our services will have the relevant parts of this policy explained to them. All paid staff, volunteers and management committee members will sign the Nova confidentiality agreement during induction.

During your employment or volunteering with Nova you have certain duties:

- Of confidentiality, covering general information about Nova work, processes and procedures and the protection of personal data
- To act in good faith
- To act honestly
- Not to compete with Nova or its services

With the exception of disclosures permitted by the Public Interest Disclosure Act 1998 you must not disclose any confidential information arising out of your employment or volunteering at any time unless such disclosure is authorised by the Director.

Nova offers the following advice to help you protect sensitive or confidential information:

- Mark documents as confidential and envelopes as "private and confidential"
- Be aware when documents are at risk of exposure e.g., when copying, on view on your desk or PC screen and ensure you log off when moving away from your desk
- When saving a document which contains confidential information, ensure it is saved to the server rather than to the individual computer terminal
- Restrict the circulation of confidential documents



- Be aware of other occupants in ear shot when discussing colleagues, volunteers or service user's personal information
- When disposing of confidential documents ensure they are shredded and not re-cycled

As a guide, the type of confidential information which you are likely to come into contact with are as follows: financial, funding and business planning, student/client and staff personal matters.

For information on security and monitoring, please see the Nova Use of Email and Electronic Systems Policy in the Staff Handbook.

## **Breaches of security**

If staff are aware of any breach of this policy, or of the security of data generally, they should report this matter to the Director. The Director must present a report on the incident to the Chair of Trustees within two weeks of notification.

Nova takes allegations of a breach of this policy seriously and will follow the Disciplinary procedure to investigate and deal with such allegations.

**Updated:** August 2017

Last review date: March 2023

**Next review date: March 2025**