

Privacy Notice

Derry City and Strabane District Council complies with the United Kingdom General Data Protection Regulations (UK GDPR) to ensure that it properly manages any personal information it collects from you.

Council is a registered Data Controller with the Information Commissioner's Office (Reg. No. ZA119397).

As a Council it provides a wide range of services. To provide some of these services it needs to collect and use appropriate personal information; this may be collected either in person, over the phone, through application forms, through online services or from third parties.

Council will ensure that it obtains your personal information lawfully and transparently. It will also maintain it securely and maintain its accuracy.

Council will also only collect the minimum information necessary to carry out its public duties and, when it is no longer required, will dispose of it in a secure manner.

If Council needs to use the information for any additional purposes (other than the explicitly stated purpose) it will let you know at the point of collection.

Sometimes Council needs to share, or confirm, personal information with other organisations; if it needs to do this Council will make this clear to you at the point of collection, providing details of the third parties.

Council will only share information when it is fair and lawful to do so and when the third party can clearly demonstrate its data protection compliance.

This document gives you information on:

- [why it uses your personal information](#)
- [what type of personal information Council uses](#)
- [how it obtains personal information](#)
- [how Council protects and manages your personal information](#)
- [who it shares your personal information with and why \(if appropriate\)](#)
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If you want to find out more, you can contact our Data Protection Officer by email: dataprotection@derrystrabane.com

Why does Council use personal information?

Council collects and uses your personal information so that it can provide you with, and inform you of, statutory and other public services.

If Council does not have your information, or does not have your permission to use that information, there may be certain functions that it can't carry out for you (e.g. we can't do a bulky waste collection without your name and address).

Examples of these services include:

- waste collection and disposal
- recycling and waste management
- local planning functions
- grounds maintenance
- street cleaning
- health and safety regulations
- environmental protection and improvement
- building control-inspection and regulation of new buildings
- dog control and licensing
- entertainment licensing
- enforcement byelaws such as those around litter
- sports, leisure services and recreational facilities
- parks, open spaces and playgrounds
- community centres
- arts, heritage and cultural facilities
- registration of births, deaths and marriages
- off-street parking (except park and ride)
- local economic development
- community planning
- community development
- community safety
- sports development
- summer schemes
- tourism
- health and safety management

Other occasions where Council may use your personal information include:

- it is required by law to do so
- to establish trends of service usage
- to inform you of services it thinks you may be interested in
- to help verify your identity
- to help investigate any complaints or concerns you have raised
- to ask for performance feedback
- checking accuracy of customer details
- it is necessary to do so for archiving, research or statistical purposes.

What type of personal information does Council use?

Personal information is any type of information that can identify a living person. Council will use a range of personal information, at different times for different purposes, to enable it to carry out its statutory duties and public interest tasks.

This may include your:

- name
- address
- date of birth
- mobile phone number
- email address
- financial details

There are other types of personal information that may not be so obvious such as:

- CCTV footage (Council uses CCTV cameras in its premises including offices, leisure and community centres, amenity sites and other outdoor venues)
- location data (any data that can identify your geographical location – GPS location for example)
- online identifier (IP address provided by your Internet Service Provider)

There are also certain categories of personal information that are considered to be “special”. These are more sensitive and include:

- race
- ethnic origin
- political viewpoint
- religion
- trade union membership
- genetics
- biometrics (where used for ID purposes)
- health
- sexual orientation
- sexual health

Council may collect some or all of the above, dependant on the circumstances of its interaction with you.

Council will never use or share your special category information, without your explicit consent, if it doesn't have a lawful basis for doing so.

How does Council obtain personal information?

Council obtains personal information from a wide variety of sources including;

- individuals themselves (written, verbal, visual)
- central government
- other government departments
- health trusts
- education establishments
- CCTV footage
- legal representatives
- courts
- suppliers
- business associates
- data processors working for the council

How does Council manage and protect your personal information?

Council must have a legal/valid reason for obtaining your personal information and this must be made known to you.

Council will only use your personal information for its intended purpose.

Council will only ever use the minimum amount of personal information required to allow it to carry out its duties.

If consent is required by Council, to carry out a particular function, it will provide you with sufficient information to make a reasoned decision about whether or not you want it.

Council will retain your personal information in accordance with its own retention and disposal schedule. This schedule enables Council to dispose of records promptly when they cease to be of any continuing administrative or legal value.

Council will dispose of any personal information it holds about you if you ask us to do so - as long as the Council has no business or legal requirement to keep it.

Personal information will be disposed of, in a secure manner as soon as it is no longer required for Council purposes or the law states that it is no longer required.

All personal information will be held securely by Council in hard copy or electronic form. Internal controls are in place to ensure that people who are not allowed to view your personal information can't get access to it.

Our IT systems are robustly tested and monitored to ensure they provide maximum security:

- **Email filter:** All emails are scanned coming in and out by a email filter which protects us from virus and spam.
- **Firewalls:** Council's IT network is protected by 3 firewalls which also act as web filters protecting users from bad website and against virus, malware, and spamming.
- **Anti-virus defence:** Council uses endpoint protection. This is our anti-virus suite which is controlled centrally from a server which downloads and distributes updates to all machines on its network.
- Council uses tools from NCSC to help keep the network safe and secure
- **Patches:** Council uses a patch management system to update all PCs with the latest windows patches.
- **System Back-ups:** Council has backups of all systems.
- **Disaster Recovery:** Council uses a virtual infrastructure for all our servers and uses this system for disaster recovery.

All security protocols and procedures are routinely monitored and enhanced to ensure data protection compliance.

Staff are trained in their Data Protection responsibilities on a regular basis.

Council will not engage with any third-party data processors if they cannot demonstrate clearly that they are compliant with the UK GDPR.

Who is personal information shared with?

Council will sometimes share personal information with other organisations for legal reasons or where it is permitted to do so under data protection legislation.

If Council shares your personal information it will tell you who it is being shared with and why it is being shared – unless the law prevents us from doing so.

These organisations cannot use your data unless Council has given them explicit authorisation to do so, and they cannot share your data with anyone else.

They are also required to adhere to the UK GDPR and must demonstrate to Council how they do so.

If the information falls under “special category” Council will never share it without your explicit consent unless the law allows it to do so.

If there is a “non-obvious” reason for sharing your data you will be informed of this.

Examples of organisations we may share personal information with include:

- internal council departments
- other councils
- government departments

- voluntary sector
- Health Service
- Housing Executive
- PSNI

In very exceptional circumstances Council may need to share personal information with bodies outside the European Union. Council will only do this if there is a legitimate reason for doing so and those bodies can prove that they are compliant with the UK GDPR.

Your rights

You have a number of rights under the Data Protection Laws in relation to the way Council processes your personal data. These are set out below:

You have the right to:

- transparency in how Council collects and uses your data. Council must be honest and open about:
 - how, and why, it obtains your personal data
 - how it processes your personal data.
- easy access to any data Council holds about you. This is normally free of charge. There may be times when this is not possible due to legal or business reasons, but this will be explained to you. When it is possible, Council will provide this data in a clear and easily understood manner.
- ask Council to correct any inaccurate data we hold about you.
- be forgotten – ask Council to delete any data it holds about you which you deem to be unnecessary. N.B. Council may not always be able to do this if it has a legal obligation or business reason to keep your data.
- to ask Council to restrict the processing of your data to the purpose for which you provided it. If you do, Council won't use your data for any other purpose.
- data portability – ask Council to store your data in a way that allows you to obtain and reuse your personal data, for your own purposes, across different electronic services.
- to object to your data being used for non-legitimate reasons.
- to object to your data being used in totally automated decision-making processes. This means that no decision regarding a planning application, for example, can be made without human input.
- to withdraw your consent at any time without bias (see consent below)

Certain conditions may apply to these rights. If Council are unable to facilitate them, it will explain why to you.

If you have any queries or requests regarding your individual rights you can contact us at data.protection@derrystrabane.com

Consent

Council does not need your consent to carry out our duties it is legally obliged to do so. Sometimes, however, there will be instances where its functions fall outside of the legal requirement. Examples of this would be marketing, tourism, promotional material, and newsletters.

Where consent is required Council will:

- provide you with enough information to make an informed decision.
- always ensure that your consent is freely given.
- ask you to positively “opt-in” (not opting-out will no longer be taken as an assumption that you have opted-in)
- ensure that you can withdraw your consent at any time, without bias, and we will make this easy for you and tell you how to do it.
- name any third parties who rely on your consent to do work for.

If Council has no legal authority to contact you, collect and process your data, it will not do so without your explicit consent. The decision to allow Council to contact you or use your data will always be yours.

Children

Children have all the same basic rights as adults but merit additional specific protection. Council will abide by all the data protection principles when dealing with children.

If Council has any reason to deal with children’s personal data, it will:

- design our processing with children in mind from the outset
- always use age-appropriate language
- make sure that Council processing is fair and complies with the data protection principles.
- as a matter of good practice, use Data Protection Impact Assessments to help us assess and mitigate the risks to children.
- consult with children as appropriate when designing our processes.
- when relying on consent, make sure that the child understands what they are consenting to, and will not exploit any imbalance in power in the relationship between us.

(Only children aged 13 or over can provide their own consent. If Council is dealing with children under this age it will require consent from whoever holds parental responsibility for the child).

- when relying on ‘necessary for the performance of a contract’, consider the child’s competence to understand what they are agreeing to, and to enter into a contract.

Council Website

Council's website uses cookies to gather information when you visit it. These are used to measure, for example, which pages are the most popular and how often they are visited. Neither Council nor the cookie providers use this information to identify any individual.

The cookies Council uses are:

Google Analytics tracking cookies to collect anonymous traffic data about your use of our website. This information is stored by Google and subject to their privacy policy, which can be viewed here: <http://www.google.com/privacy.html>.

Google Analytics collects information such as pages you visit on this site, the browser and operating system you use and time spent viewing pages.

The purpose of this information is to help us improve the site for future visitors.

The site also makes use of a session cookie called **PHPSESSID**. This cookie is necessary for site functionality and is set even if you do not give your consent. It is held temporarily in memory and is deleted when the web browser is closed. This cookie contains no personally identifiable information.

The following cookies are set by Google Analytics:

__utma Cookie

A persistent cookie - remains on a computer, unless it expires or the cookie cache is cleared. It tracks visitors. Metrics associated with the Google __utma cookie include: first visit (unique visit), last visit (returning visit). This also includes Days and Visits to purchase calculations which afford ecommerce websites with data intelligence around purchasing sales funnels.

__utmb Cookie & __utmc Cookies

These cookies work in tandem to calculate visit length. Google __utmb cookie demarks the exact arrival time, then Google __utmc registers the precise exit time of the user.

Because __utmb counts entrance visits, it is a session cookie, and expires at the end of the session, e.g. when the user leaves the page. A timestamp of 30 minutes must pass before Google cookie __utmc expires. Given __utmc cannot tell if a browser or website session ends. Therefore, if no new page view is recorded in 30 minutes the cookie is expired.

This is a standard 'grace period' in web analytics. Ominture and WebTrends among many others follow the same procedure.

__utmoz Cookie

Cookie __utmoz monitors the HTTP Referrer and notes where a visitor arrived from, with the referrer siloed into type (Search engine (organic or cpc), direct, social and unaccounted). From the HTTP Referrer the __utmoz Cookie also registers, what keyword generated the visit plus geolocation data.

This cookie lasts six months. In tracking terms this Cookie is perhaps the most important as it will tell you about your traffic and help with conversion information such as what source / medium / keyword to attribute for a Goal Conversion.

__utmv Cookie

Google __utmv Cookie lasts "forever". It is a persistent cookie. It is used for segmentation, data experimentation and the __utmv works hand in hand with the __utmoz cookie to improve cookie targeting capabilities.

Emails

If you email Council, it may keep a record of your email address and the email itself as a record of the transaction. For security reasons Council will not include any confidential information about you, in any email it sends to you, unless you have provided your explicit consent to do so.

Social Media

Council uses the following social media platforms for various purposes:

- Facebook
- Twitter
- Instagram
- Snapchat
- LinkedIn
- YouTube
- Trip Advisor

Council will abide by all the UK GDPR requirements when posting on social media. It will never release personal data on to social media outlets without legal authority and the explicit consent of the data subject.

All social media posts are checked and cleared by Council Marketing Team before they are posted to ensure that they are UK GDPR compliant.

Users should also make themselves aware of each platform's own terms and conditions.

Re-use of Public Sector Information

The Re-use of Public Sector Information Regulation 2015 (RPSI) requires Council to make information, which is accessible and produced as part of our public task, available for re-use unless restricted or excluded. 'Public task' means our core responsibilities and functions.

In general, any information that is accessible, either because it has been published or because it has been released under Freedom of Information legislation, or other access legislation, will be made available for re-use.

Any information we supply to you under the Freedom of Information Act (FOIA) should be for your personal use. We retain copyright to all information we disclose.

You do not need to ask permission to re-use any accessible information for which Council holds the copyright, but you must agree and comply with the terms of the [Open Government Licence \(OGL\)](#).

If you wish to submit a request to re-use information you should write to us at foi@derrystrabane.com.

Please include:-

- your name and address
- what information you would like to re-use
- the purpose you intend to use the information for

When we receive your request, we will deal with it within 20 working days, unless your request is complicated.

Our response will tell you about any conditions for re-use, and if you will be charged a fee to re-use the information. In most cases information will be available to re-use free of charge. If the information is available electronically and you are happy to receive it by email, there will be no charge. There may be a charge if you require paper copies of documents.

Complaints

When Council receives a complaint from a person it makes up a file containing the details of the complaint. This normally contains the identity of the complainant and any other individuals involved in the complaint.

Council will only use the personal information it collects to process the complaint and to check on the level of service it provides. Council does keep statistics showing information like the number of complaints it receives, but not in a form which identifies anyone.

Council usually must disclose the complainant's identity to whoever the complaint is about. This is inevitable where, for example, the accuracy of a person's record is in dispute. If a complainant doesn't want information identifying him or her to be disclosed, Council will try to respect that. However, it may not be possible to handle a complaint on an anonymous basis.

Council will keep personal information contained in complaint files in line with its retention policy. This means that information relating to a complaint will be retained for six years from closure. It will be retained in a secure environment and access to it will be restricted according to the 'need to know' principle.

Similarly, where enquiries are submitted to Council it will only use the information supplied to deal with the enquiry and any subsequent issues and to check on the level of service we provide.

You can let us know your comments/compliments by;

- completing the Comments, Compliments or Complaints Form available on our website: <http://www.derrystرابane.com/Council/Customer-Service>
- in person at any of our receptions;
- in writing;
- by e-mailing: customerfeedback@derrystرابane.com
- by telephone: 028 71 253 253;
- by text phone: 028 71 376 646;
- through our website: www.derrystرابane.com

You also have the right to contact the Information Commissioner's Office (ICO):

Information Commissioner's Office

Wycliffe House

Water Lane

Wilmslow

Cheshire

SK9 5AF

Tel: 0303 123 1113

Email: casework@ico.org.uk

<https://ico.org.uk/global/contact-us/>