# ng



# **Data Protection Policy**

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#### Introduction

This policy reflects the data protection legislation following the requirements of the General Data Protection Regulation [GDPR] and the Data Protection Act 2018 (DPA2018) and requires organisations to be able to demonstrate accountability with the six data protection principles.

#### 1. Privacy

This policy covers ng homes policy on data protection following the General Data Protection Regulations and the Act which enhances the rights of data subjects and provides stricter guidelines for organisations to follow.

- 1.1 The ng homes group of companies is committed to ensuring the secure and safe management of data held by ng homes in relation to customers, staff and other individuals. ng homes staff have a responsibility to ensure compliance with the terms of this policy and to manage individuals' data in accordance with the procedures outlined in this policy and associated documentation.
- 1.2 ng homes needs to gather and use certain information about individuals. They can include customers (tenants, factored owners, service users and participants), employees and other individuals with whom ng homes has a relationship. ng homes manages a significant amount of data from a variety of sources. This data contains Personal and Special Categories of Personal Data (the latter previously known as 'Sensitive Data').
- 1.3 This policy sets out ng homes duties in processing that data and the purpose of this policy is to set out procedures of managing of such data.

#### 2. Legislation

- 2.1 It is a legal requirement that ng homes processes data correctly, ng homes must collect, handle and store personal data or special categories of personal data in accordance with the relevant legislation.
- 2.2 The relevant legislation in relation to the processing of data is:
  - a) the Data Protection Act 2018
  - b) Freedom of Information (Scotland) Act 2002
  - c) The Freedom of Information (Scotland) Act 2002 (Designation of Persons as Scottish Public Authorities) Order 2019.

Matters relating to Freedom of Information or Environmental Information Regulations are dealt with in the Freedom of Information and Environmental Information Policy.

#### 3. Data

3.1 ng homes holds a variety of data relating to individuals, including customers and employees (also referred to as data subjects) which is known as Personal Data. The Personal Data held and processed by ng homes is detailed within the Fair Processing and Privacy Notice and the Data Protection Addendum to the Terms and Conditions of Employment which has been provided to all employees.

- 3.2 "Personal Data" is that from which a living individual can be identified either by the data alone or in conjunction with other data held by ng homes.
- 3.3 ng homes is permitted to process Personal Data on behalf of data subjects provided it is doing so on one of the following grounds:
  - Consent of the data subject;
  - Processing is necessary for the performance of contract between ng homes and the data subject or for entering into a contract with the data subject;
  - Processing is necessary for ng homes compliance with a legal obligation;
  - Processing is necessary to protect the vital interests of the data subject or another person;
  - Processing is necessary for the performance of a task carried out in the public interest or in the exercise of ng homes official authority; and
  - Process is necessary for the purposes of legitimate interests

#### 4. Fair Processing Notice

4.1 ng homes has produced a Fair Processing Notice which it is required to provide to all customers whose Personal Data is processed by the organisation. That Fair Processing Notice will be provided to the customer prior to processing their Personal Data and they will be advised of the terms of the Fair Processing Notice when it is provided to them.

#### 5. Employees

5.1 Employees' Personal Data and, where applicable, Sensitive Personal Data, is held and processed by ng homes. Details of the data held and processing of that data is supplied to employees at the same time as their Contract of Employment.

#### 6. Consent

6.1 From time to time, ng homes will need to obtain specific consent to process an individual's personal data. This will happen in situations where no other permitted grounds for processing the information are available. Where consent is required, the individual data subject will be asked to confirm in writing that they freely consent to allowing their data to be processed for that specific and defined purpose. General consent to data processing cannot be sought or legally relied upon.

#### 7. Processing of Sensitive Data

- 7.1 In the event that ng homes processes Sensitive Personal Data, it must do so in accordance with one of the following grounds:
  - The data subject has given explicit consent to the processing of this data for a specific purpose
  - Processing is necessary for carrying out obligations or exercising rights related to employment or social security
  - Processing is necessary to protect the vital interests of the data subject or , if the data subject is incapable of giving consent, the vital interests of another person
  - Processing is necessary for the establishment, exercise or defence of legal claims, or whenever courts are acting in their judicial capacity; and
  - Processing is necessary for reasons of substantial public interest.

#### 8. Data Sharing

- 8.1 ng homes shares its data with various third parties for numerous reasons so that its day to day activities are carried out in accordance with relevant policies and procedures. In order that ng homes can monitor compliance by these third parties with Data Protection law, ng homes will require the third party to enter into an agreement governing the processing of data, security measures to be implemented and responsibilities for breaches.
- 8.2 Personal Data is from time to time shared amongst ng homes and third parties who require to process personal data that ng homes processes as well. Both ng homes and the third party will be processing that data in their individual capacity as data controllers.
- 8.3 Where ng homes shares in the processing of personal data with a third party organisation (e.g. for processing of an employee's pension), it shall require the third party organisation to enter into a Data Sharing Agreement with ng homes.

#### 9. Data Processors

- 9.1 A data processor is a third party entity that processes personal data on behalf of ng homes, for example, frequently outsourced work such as cyclical maintenance and, gas servicing repairs work.
- 9.2 A data processor must comply with Data Protection laws. ng homes data processors must ensure they have appropriate technical security measures in place, maintain records of processing activities and notify ng homes if a data breach is suffered. ng homes will enter into Data Processing Agreements with each data processor which sets out their obligations under data protection legislation.
- 9.3 If a data processor wishes to sub-contract their processing, prior written consent of ng homes must be obtained. Upon a sub-contracting of processing, the data processor will be liable in full for the data protection of their sub- contractors.

9.4 Where ng homes contracts with a third party to process Personal Data held by ng homes, it shall require the third party to enter into a Data Processing Agreement. This process will be overseen by the relevant director to ensure their business area is compliant.

## 10. Data Storage and Security

All Personal Data held by ng homes must be stored securely, whether electronically or in paper format.

#### 10.1 Paper Storage

If Personal Data is stored on paper it will be kept in a secure place where unauthorised personnel cannot access it. When the Personal Data is no longer required it will be disposed of by the employee so as to ensure its destruction. If the Personal Data requires to be retained on a physical file then the employee should ensure that it is affixed to the file which is then stored in accordance with ng homes Data Retention Schedule.

#### 10.2 Electronic Storage

Personal Data stored electronically must also be protected from unauthorised access. Access to Personal Data will be controlled and organised according to the principle of least privilege. Personal Data will always be encrypted in transit and at rest. Any Personal Data sent externally to ng homes data processors or those with whom ng homes has entered into a Data Sharing Agreement will, therefore, be encrypted.

Personal data must never be stored on portable storage devices (CD, DVD, USB memory stick, external hard drive etc.). Personal Data must only be stored in secure locations.

#### 10.3 Home Working

When employees are working remotely, including from home, paperwork and devices should be stored securely out of sight when not in use. Once it is no longer required, paperwork should be taken into the office and disposed of securely using shredders or deposited in the confidential waste.

#### 11. Breaches

11.1 A data breach can occur at any point when handling Personal Data and ng homes has reporting duties in the event of a data breach or potential breach. Breaches which pose a risk to the rights and freedoms of the data subjects who are subject to the breach require to be reported externally in accordance with Clause 11.3 below.

#### 11.2 Internal Reporting

ng homes takes the security of data very seriously and, in the unlikely event of a data breach, will take the following steps:

- Investigate the nature and extent of the breach
- Liaise with ng homes IT partner and Cyber Insurance provider
- Establish contact with the Information Commissioner's Office to report the breach within 72 hours of the breach being identified

#### 11.3 Reporting to the Information Commissioner's Office [ICO]

ng homes requires to report any breaches which pose a risk to the rights and freedoms of the data subjects which are subject to the breach to the ICO within 72 hours of the breach occurring (this includes weekends). ng homes will also consider whether it is appropriate to notify those data subjects affected by the breach.

## 12. Data Subject Rights

- 12.1 Enhanced rights are provided to data subjects under DPA2018. They are entitled to view the personal data held about them by ng homes, where in written or electronic form.
- 12.2 Data subjects have a right to request a restriction of processing their data, a right to be forgotten and a right to object to ng homes processing of their data. These rights are notified to ng homes tenants and other customers in the Fair Processing Notice.

#### 12.3 Subject Access Requests

Data subjects are permitted to view their data held by ng homes upon making a request to do so (a subject access request). Upon receipt of a request by a data subject, ng homes must respond to the request within one month of receiving the request. ng homes:

- must provide the data subject with an electronic or hard copy of the personal data requested, unless any exemption to the provision of that data applies in law.
- must take reasonable steps to obtain consent from those data subjects to the
  disclosure of that personal data where the personal data comprises data relating to a
  third party. If no consent is obtained then no personal data relating to a third party
  may be disclosed.
- must confirm to the data subject as soon as practically possible where it does not hold
  the personal data sought by the data subject and in any event, no later than one
  month from the date on which the request was received.

#### 13. Rights to be Forgotten

- 13.1 A data subject may exercise their right to be forgotten by submitting a request in writing to ng homes that it erase the data subject's Personal Data in its entirety.
- Each request received by ng homes will require to be considered on its own merits and legal advice will require to be obtained in relation to such requests from time to time.
- 13.3 A data subject may request that ng homes restrict its processing of the data subject's Personal Data, or object to the processing of that data. In the event that any direct marketing is undertaken by ng homes, a data subject has an absolute right to object to processing of this nature, and if ng homes receives a written request to cease processing for this purpose, then it will do so immediately.

Each request received by ng homes will require to be considered on its own merits and legal advice will require to be obtained in relation to such requests from time to time.

#### 14. Privacy Impact Assessments (PIA)

14.1 These are a means of helping ng homes to identify and reduce the risks that its operations have on the personal privacy of data subjects.

#### 14.2 ng homes shall:

- Carry out a PIA before undertaking a project or processing activity which poses a "high risk" to an individual's privacy. High risk can include, but is not limited to, activities using information relating to health or race, or the implementation of a new IT system for storing and accessing Personal Data; and
- In carrying out a PIA, ng homes will include a description of the processing activity, its purpose, an assessment of the need for the processing, a summary of the risks identified and the measures that it will take to reduce those risks, and details of any security measures that require to be taken to protect the personal data
- ng homes is required to consult the ICO in the event that a PIA identifies a high level of risk which cannot be reduced.

#### 15. Archiving, Retention and Destruction of Data

15. ng homes will not store and retain Personal Data indefinitely. It will ensure that Personal Data is only retained for the period necessary. ng homes will ensure that all Personal Data is archived and destroyed in accordance with the periods specified within the groupwide Data Retention Schedule.

#### 16. Monitoring of the Policy

Any matter which demonstrates a serious failure of internal controls should be reported immediately to the Chief Executive.

#### 17. Complaints and Appeals

ng homes welcomes complaints and positive feedback, both of which provide information which helps us to improve our services.

If you have a complaint or concern about the way in which ng homes processes your personal or sensitive data you can make a complaint to:

Information Commissioner's Office Wycliffe House Water Lane Wilmslow Cheshire SK9 5AF 0303 123 1113 <a href="https://ico.org.uk/concerns/handling/">https://ico.org.uk/concerns/handling/</a>

#### 18. Policy Review

ng homes undertakes to review this policy regularly, at least every three years, with regard to:

- Applicable legislation, rules, regulations and guidance
- Changes in the organisation
- Continued best practice

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#### **Privacy Impact Assessment Screening Questions**

Carrying out a Privacy Impact Assessment [PIA] will be useful to any project – large or small – that:

- Involves personal or sensitive data about individuals
- May affect our customers' reasonable expectations relating to privacy
- Involves information that may be used to identify or target individuals

Please tick the applicable statement(s) below. Will your project involve:

| A substantial change to an existing policy, process or system that involves personal information  | ☐ Yes ☑ No |
|---|------------|
| 2. A new collection of personal information   | ☐ Yes ☑ No |
| <ol> <li>A new way of collecting personal information (for<br/>example collecting it online)</li> </ol>   | ☐ Yes 🔽 No |
| 4. A change in the way personal information is stored or secured  | □ Yes 🔽 No |
| 5. A change to how sensitive information is managed   | ☐ Yes ☑ No |
| 6. Transferring personal information to a third-party contractor  | □ Yes 🔽 No |
| 7. A decision to keep personal information for longer than you have previously  | □ Yes 🔽 No |
| 8. A new use or disclosure of personal information you already hold   | ☐ Yes 🔽 No |
| 9. A change of policy that results in people having less access to information you hold about them  | ☐ Yes 🔽 No |
| 10. Surveillance, tracking or monitoring of movements, behaviour or communications  | ☐ Yes 🔽 No |
| 11. Changes to your premises involving private spaces where clients or customers may disclose their personal information (reception areas, for example) | ☐ Yes 🔽 No |

If you have answered 'Yes' to any of these points, please complete a full Privacy Impact Assessment. If you have answered 'No', you need take no further action in completing a Privacy Impact Assessment.

# **Equality Impact Assessment Screening Questions**

Will the implementation of this policy have an impact on any of the following protected characteristics?

| 1. Age                            | Yes   | <b>☑</b> No |
|-----------------------------------|-------|-------------|
| 2. Disability                     | ☐ Yes | <b>☑</b> No |
| 3. Gender reassignment            | ☐ Yes | <b>☑</b> No |
| 4. Marriage and Civil Partnership | ☐ Yes | <b>☑</b> No |
| 5. Pregnancy and Maternity        | ☐ Yes | <b>☑</b> No |
| 6. Race                           | ☐ Yes | <b>☑</b> No |
| 7. Religion or belief             | ☐ Yes | <b>☑</b> No |
| 8. Sex                            | ☐ Yes | □ No        |
| 9. Sexual orientation             | ☐ Yes | □ No        |

If you have answered 'Yes' to any of these points, please complete a full Equality Impact Assessment. If you have answered 'No', you need take no further action in completing an Equality Impact Assessment.

#### **APPENDIX**

#### **ACCESS TO INFORMATION**

## **INFORMATION REQUEST FORM**

| Full Name:<br>Address:            |  |                                     |                         |                  |
|-----------------------------------|--|-------------------------------------|-------------------------|------------------|
| Telephone No.                     |  |                                     |                         |                  |
| If you would li<br>of your reques |  | hin ng homes computer               | systems please detail   | below the nature |
|                                   |  |                                     |                         |                  |
|                                   |  |                                     |                         |                  |
|                                   |  |                                     |                         |                  |
|                                   | d in writing to you with within the required tim | n any personal data tha<br>nescale. | t can be released under | the Data         |
| Signed:                           | Date   | e:                                  |                         |                  |

ng homes will provide this information within 30 days of receipt of this completed request form.

#### **NG HOMES**

The following table lists the principal documentation which ng homes should keep, together with details of statutory retention periods, retention source(s) and recommended retention periods.

This Policy was developed and has been reviewed using the National Housing Federation's guidance on Document Retention for Housing Associations which also takes cognisance of the requirements of the Data Protection Act.

This Policy will be reviewed at least every 3 years.

Last Review: Nov 2022 Next Review: May 2024

# N.B. In the table below, where the Statutory and Recommended Retention Periods differ, the Recommended Period is the one that should be followed.

| DOCUMENT  | STATUTORY<br>RETENTION<br>PERIOD | STATUTORY<br>RETENTION<br>SOURCE | RECOMMENDED<br>RETENTION<br>PERIOD | COMMENTS   |
|---|----------------------------------|----------------------------------|------------------------------------|--|
|   |                                  |                                  |                                    |  |
| 1. INCORPORATION DOCUMENTS  |                                  | <del>,</del>                     |                                    |  |
| Certificate of Change of Company<br>Name                          | N/A                              | N/A                              | Permanently                        | Implied by <b>CA2006</b>                                   |
| Memorandum and articles of Association (original)                 | N/A                              | N/A                              | Permanently                        | Best Practice  |
| Memorandum and articles of Association (current)                  | Permanently                      | CA                               | Permanently                        | Best Practice  |
| Governance Documentation  | N/A                              | N/A                              | Permanently                        | Required for charitable status                             |
| Constitution, Aims and Objectives                                 | N/A                              | N/A                              | Permanently                        | Required for charitable status                             |
| Letter of charitable registration                                 | N/A                              | N/A                              | Permanently                        | Best Practice  |
| Registration documentation  | Permanently                      | CBS 2014                         | Permanently                        |  |
| Certificate of Registration with The Scottish Housing Regulator   | N/A                              | N/A                              | Permanently                        | Best Practice  |
| 2. MEETINGS   |                                  |                                  |                                    |  |
| Notices of meetings   | N/A                              | N/A                              | 6 Years                            | In case of challenge to validity of meeting or resolutions |
| Board & Committee Minutes   | Permanently                      | CA2006                           | Permanently                        | Originals must be kept                                     |
| Board Resolutions   | Permanently                      | CA2006                           | Permanently                        | Originals must be kept                                     |
|   |                                  |                                  |                                    |  |
| 3. REGISTRATIONS AND STATUTORY                                    |                                  | T T                              | _                                  |  |
| Annual returns to The Scottish Housing Regulator                  | N/A                              | N/A                              | 5 years                            | Best practice  |
| Annual returns to The Scottish Housing Regulator – working papers | N/A                              | N/A                              | 3 years                            | Best practice  |

| Audited company returns and financial statements (including I & P Societies' Annual Returns to Registrar of Friendly Societies/FCA)  | N/A                              | N/A                              | Permanently                        | Best Practice   |
|--|----------------------------------|----------------------------------|------------------------------------|---|
| Declarations of interest   | N/A                              | CA                               | 6 years                            | Limitation for legal proceedings  |
| DOCUMENT   | STATUTORY<br>RETENTION<br>PERIOD | STATUTORY<br>RETENTION<br>SOURCE | RECOMMENDED<br>RETENTION<br>PERIOD | COMMENTS  |
| 2. DECICEDATIONS AND STATUTORY   | DETUDNIC /Combin                 |                                  |                                    |   |
| 3. REGISTRATIONS AND STATUTORY Register of Directors and Secretaries   | Permanently                      | CA                               | Permanently                        |   |
| Register of Board members  | Permanently                      | CA                               | Permanently                        | Records may be removed<br>From register 20 years after<br>membership ceases   |
| Register of Use of Seal  | N/A                              | N/A                              | Permanently                        | Best Practice   |
| Register of share certificates   | N/A                              | N/A                              | Permanently                        | Best Practice   |
| List of members (I & P Societies)  | N/A                              | N/A                              | Permanently                        | Required by Registrar of Friendly Societies   |
| 4. STRATEGIC MANAGEMENT  |                                  |                                  |                                    |   |
| Business plans & supporting documentation (e.g. organisation structures, aims, objectives, funding issues, Internal Management Plan) | N/A                              | N/A                              | 5 years after plan<br>completion   | Best practice   |
|  |                                  |                                  |                                    |   |
| 5. INSURANCES  | D1 / A                           |                                  | D                                  | 1   |
| Current and former policies  | N/A                              | N/A                              | Permanently                        | Limitation can commence from knowledge of potential claim, not cause of it. N.B. RSL Boards must annually re-affirm formally their continuation of the Voluntary Board Members Liability Policy |

|   |                     |                     |   | (automatically provided via SFHA membership)   |
|---|---------------------|---------------------|---|--|
| Annual Insurance schedule   | N/A                 | N/A                 | 6 years   | Best practice  |
| Claims and related correspondence   | N/A                 | N/A                 | 2 years after settlement  | Insurance company recommendation   |
| Indemnities and guarantees  | N/A                 | N/A                 | 6 years after expiry  | Limitation for legal proceedings. 12 years if related to land.   |
| Group health policies   | N/A                 | N/A                 | 12 years after cessation of benefit   | Best practice  |
| DOCUMENT  | STATUTORY           | STATUTORY           | RECOMMENDED   |  |
| DOCOMENT  | RETENTION<br>PERIOD | RETENTION<br>SOURCE | RETENTION<br>PERIOD   | COMMENTS   |
|   |                     |                     |   |  |
| 5. INSURANCES (Continued)   |                     |                     |   |  |
| Employer's Liability Insurance<br>Certificate   | N/A                 | N/A                 | Permanent – it is arguable that it is in the best interests of an employer to retain insurance certificates | EL(CI)(A)R2008 - The 2008<br>Regs removed the<br>requirement for employers<br>to retain their certificates<br>for a 40 year period |
|   |                     |                     |   |  |
| <b>6. FINANCE, ACCOUNTING &amp; TAX RE</b> Accounting records for CB Society or Charity | 6 years             | C&TI(S)A2005        | 6 years   | Required by FCA and OSCR   |
| Balance sheets and supporting documents   | N/A                 | N/A                 | 6 to 10 years   | Best practice. To relate to accounting records   |
| Loan account control reports  | N/A                 | N/A                 | 6 years   | Best practice  |
| HAG documentation   | N/A                 | N/A                 | Permanently   | Best practice  |
| Signed copy of report and accounts  | N/A                 | N/A                 | Permanently   | Best practice  |
| Budgets and internal financial reports  | N/A                 | N/A                 | 2 years   | Best practice  |
| Tax returns and records   | N/A                 | N/A                 | 10 years  | TMA Section 20 may require any documents relating to tax over 6 (plus) years   |

| VAT records                                       | 6 years                          | HMRC<br>C&TI(S)A2005             | 6 years  | Also to comply with OSCR         |
|---|----------------------------------|----------------------------------|--|----------------------------------|
| Order and delivery notes                          | 6 years                          | HMRC<br>C&TI(S)A2005             | 6 years  | Also to comply with OSCR         |
| Copy invoices                                     | 6 years                          | HMRC<br>C&TI(S)A2005             | 6 years  | Also to comply with OSCR         |
| Credit and debit notes                            | 6 years                          | HMRC<br>C&TI(S)A2005             | 6 years  | Also to comply with OSCR         |
| Cash records & till rolls                         | 6 years                          | HMRC<br>C&TI(S)A2005             | 6 years  | Also to comply with OSCR         |
| Journal transfer documents                        | 6 years                          | HMRC<br>C&TI(S)A2005             | 6 years  | Also to comply with OSCR         |
| Creditors, debtors & cash income control accounts | 6 years                          | HMRC<br>C&TI(S)A2005             | 6 years  | Also to comply with OSCR         |
| VAT related correspondence                        | 6 years                          | HMRC<br>C&TI(S)A2005             | 6 years  | Also to comply with OSCR         |
| DOCUMENT  | STATUTORY<br>RETENTION<br>PERIOD | STATUTORY<br>RETENTION<br>SOURCE | RECOMMENDED<br>RETENTION<br>PERIOD                                 | COMMENTS                         |
| T OTHER RANKING RECORDS (* 1                      | . 6. )                           |                                  |  |                                  |
| 7. OTHER BANKING RECORDS (inclu                   |                                  | B1/A                             |  | 1                                |
| Cheques   | N/A                              | N/A                              | 6 years  | Limitation for legal proceedings |
| Paying in counterfoils                            | N/A                              | N/A                              | 6 years  | Limitation for legal proceedings |
| Bank statements and reconciliations               | 3 years                          | CA2006                           | 6 years  | Limitation for legal proceedings |
| Instructions to bank                              | N/A                              | N/A                              | 6 years  | Limitation for legal proceedings |
| 8. CONTRACTS & AGREEMENTS                         |                                  |                                  |  |                                  |
| Contracts under seal and/or executed as deeds     | N/A                              | N/A                              | 12 years after completion (including any defects liability period) | Limitation for legal proceedings |

| Contracts for the supply of goods or services, including professional services   | N/A | N/A | 6 years after completion<br>(including any defects<br>liability period) | Limitation for legal proceedings (12 years if related to land)         |
|--|-----|-----|---|--|
| Documentation relating to small one-off purchases of goods and services, where there is no continuing maintenance or similar requirement | N/A | N/A | 3 years   | Best practice Suggested limit: goods or services costing up to £10,000 |
| Loan agreements  | N/A | N/A | 12 years after last payment   | Best practice  |
| Licensing agreements   | N/A | N/A | 6 years after expiry  | Limitation for legal proceedings                                       |
| Rental and hire purchase agreements  | N/A | N/A | 6 years after expiry  | Limitation for legal proceedings                                       |
| Indemnities and guarantees   | N/A | N/A | 6 years after expiry  | Limitation for legal proceedings                                       |
| Documents relating to successful tender  | N/A | N/A | 6 years after end of contract   | Best practice  |
| Documents relating to unsuccessful tenders   | N/A | N/A | 2 years after notification  | Best practice  |
| Forms of tender  | N/A | N/A | 6 years   | Best practice  |

| DOCUMENT                   | STATUTORY<br>RETENTION<br>PERIOD | STATUTORY<br>RETENTION<br>SOURCE | RECOMMENDED<br>RETENTION<br>PERIOD | COMMENTS  |
|----------------------------|----------------------------------|----------------------------------|------------------------------------|---|
| 9. CHARITABLE DONATIONS    |                                  |                                  |                                    |   |
| Deeds of Covenant          | 6 years after last<br>payment    | ТМА                              | 12 years after last<br>payment     | Limitation for legal proceedings if related to land |
| Index of donations granted | N/A                              | N/A                              | 6 years                            | Best practice                                       |
| Account documentation      | 3 years                          | CA                               | 6 years                            | Best practice                                       |

# 10. APPLICATION AND TENANCY RECORDS

| Applications for accommodation | N/A | N/A      | 6 years after offer  | Best practice |
|--------------------------------|-----|----------|----------------------|---------------|
|                                |     |          | accepted             |               |
| SCORE data record form         | N/A | SCORE    | At least until final | Best practice |
|                                |     | Guidance | dataset for the year |               |

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| Housing Benefit Payment Schedules   | N/A                              | N/A                              | 6 years  | Best practice   |
|---|----------------------------------|----------------------------------|--|---|
| Housing Benefit notifications   | N/A                              | N/A                              | 2 years  | CIH Recommendation  |
| Rent statements   | N/A                              | N/A                              | 2 years  | Best practice   |
| Current tenants' Tenancy Files, including rent payment records and details of any complaints and harassment cases   | N/A                              | N/A                              | Indefinitely   | For rent payment details, best practice suggests live system holds 2 years records plus current year.   |
| Former tenants' Tenancy Files (other than Tenancy Agreements – see below), including rent payment records, and details of any complaints and harassment cases | N/A                              | N/A                              | 3 – 5 years (as judged appropriate by RSL)   | 5 years is on an exception<br>basis where the file contents<br>are judged sufficiently<br>important   |
| Former tenants' Tenancy Agreements, and details of their leaving  | N/A                              | N/A                              | Permanently  |   |
| Documentation, correspondence and information provided by other agencies relating to special needs of current tenants   | N/A                              | N/A                              | While tenancy continues  | Information held on 'need to know' basis. Medical and Social Services records liable to be confidential. To be returned or passed to subsequent agency at end of tenancy, or destroyed. |
| Records relating to offenders, ex-<br>offenders and persons subject to<br>cautions  | N/A                              | N/A                              | While tenancy continues  | Information held on 'need to know' basis. Police sourced records may be confidential. To be dealt with as required by police.   |
| DOCUMENT  | STATUTORY<br>RETENTION<br>PERIOD | STATUTORY<br>RETENTION<br>SOURCE | RECOMMENDED<br>RETENTION<br>PERIOD   | COMMENTS  |
| 11 PROPERTY RECORDS   |                                  |                                  |  |   |
| 11. PROPERTY RECORDS Rent Reviews   | N/A                              | N/A                              | Permanently  |   |
| Fair rent documentation   | N/A                              | N/A                              | 6 years  |   |
| Leases and deeds of ownership   | N/A                              | 14/ 75                           | While owned. Deeds of title – permanently or until property disposed of. Leases – fifteen years after expiry | Best practice   |

| Copy of former leases                     | N/A                              | N/A                              | 12 years after settlement of all issues       | Limitation for legal action relating to land or contracts under seal |
|---|----------------------------------|----------------------------------|---|--|
| Wayleaves, licences and easements         | N/A                              | N/A                              | 12 years after rights given or received cease | Limitation for legal action relating to land or contacts under seal  |
| Abstracts of title                        | N/A                              | N/A                              | 12 years after interest ceases                | Limitation for legal action relating to land or contracts under seal |
| Planning and building control permissions | N/A                              | N/A                              | 12 years after interest ceases                | Limitation for legal action relating to land or contacts             |
| Searches                                  | N/A                              | N/A                              | 12 years after interest ceases                | Limitation for legal action relating to land or contacts under seal  |
| Decoration Allowance                      | N/A                              | N/A                              | 6 years                                       | Best Practice  |
| Caretaker's Works Orders                  | N/A                              | N/A                              | 2 full years and current year                 | Best Practice  |
| Property maintenance records              | N/A                              | N/A                              | 6 years                                       | Limitation for legal action  |
| Reports and professional opinions         | N/A                              | N/A                              | 6 years                                       | Limitation for legal action  |
| Development documentation                 | N/A                              | N/A                              | 12 years after settlement of all issues       | Limitation for legal action relating to land or contacts under seal  |
| Invoices                                  | 6 years                          |                                  | 12 years                                      | Limitation for legal action relating to land or contracts under seal |
| Stair Inspections                         | N/A                              | N/A                              | 1 Full Year & Current<br>Year (Calendar Year) | Best Practice  |
| Landlord's Gas Safety Inspection (CP12)   | 2 years                          | Health & Safety<br>Executive     | 2 years                                       | Gas Safety Installation and Use Regulations                          |
| DOCUMENT                                  | CTATUTODY                        | CT A TUTO DV                     | DECOMMENDED                                   |  |
| DOCUMENT                                  | STATUTORY<br>RETENTION<br>PERIOD | STATUTORY<br>RETENTION<br>SOURCE | RECOMMENDED<br>RETENTION<br>PERIOD            | COMMENTS   |
|   |                                  |                                  |   |  |
| 12. VEHICLES                              | T                                |                                  |   |  |
| Mileage records                           | N/A                              | N/A                              | 2 years after disposal                        | Best practice  |
| Maintenance records, MOT tests            | N/A                              | N/A                              | 2 years after disposal                        | Best practice  |
| Copy registrations                        | N/A                              | N/A                              | 2 years after disposal                        | Best practice  |

| 13. EMPLOYEES: TAX AND SOCIAL S   | SECURITY                                    |             |                     |   |
|---|---|-------------|---------------------|---|
| Record of taxable payments  | 6 years                                     | TMA70       | 6 years             | HMRC require retention of each payment for 3 years          |
| Record of tax deducted or refunded  | 6 years                                     | TMA70       | 6 years             | HMRC require retention of each payment for 3 years          |
| Record of earnings on which standard<br>National Insurance Contributions<br>payable | 6 years                                     | TMA70       | 6 years             | HMRC require retention of each payment for 3 years          |
| Record of employer's and employee's National Insurance Contributions                | 6 years                                     | TMA70       | 6 years             | HMRC require retention of each payment for 3 years          |
| NIC contracted-out arrangements   | 6 years                                     | TMA70       | 6 years             |   |
| Copies of notices to employee (e.g. P45, P60)                                       | 6 years                                     | TMA70       | 6 years             |   |
| Revenue & Customs, notice of code changes, pay & tax details                        | 6 years                                     | TMA70       | 6 years             |   |
| Expense claims  | N/A   | N/A         | 6 years after audit | Best practice   |
| Record of sickness payments   | 3 years following year to which they relate | SSP(G)R1982 | 6 years             | HMRC require retention of each payment for 3 years          |
| Record of maternity payments  | 3 years following year to which they relate | SMP(G)R1982 | 6 years             | HMRC require retention of each payment for 3 years          |
| Income tax and NI returns   | 3 years following year to which they relate | IT(E)R1993  | 6 years             | Best practice   |
| Redundancy details and record   | N/A   | N/A         | 12 years            | Institute of Personnel and Development (IPD) recommendation |
| Revenue & Customs approvals   | N/A   | N/A         | Permanently         | IPD recommendation  |
| Annual earnings summary   | N/A   | N/A         | 12 years            | Best practice   |

| DOCUMENT  | STATUTORY<br>RETENTION<br>PERIOD | STATUTORY<br>RETENTION<br>SOURCE | RECOMMENDED<br>RETENTION<br>PERIOD                                       | COMMENTS                         |
|---|----------------------------------|----------------------------------|--|----------------------------------|
|   |                                  |                                  |  |                                  |
| 14. EMPLOYEES: Pensions Scheme  |                                  |                                  |  | -                                |
| Actuarial valuation reports   | N/A                              | N/A                              | Permanently  | IPD recommendation               |
| Detailed returns of pension fund contributions  | N/A                              | N/A                              | Permanently  | Best practice                    |
| Annual reconciliations of fund contributions  | N/A                              | N/A                              | Permanently  | Best practice                    |
| Money purchase details  | N/A                              | N/A                              | 6 years after transfer or value taken                                    | IPD recommendation               |
| Qualifying service details  | N/A                              | N/A                              | 6 years after transfer or value taken                                    | IPD recommendation               |
| Investment policies   | N/A                              | N/A                              | 12 years from end of benefits payable under policy                       | IPD recommendation               |
| Pensioner records   | N/A                              | N/A                              | 12 years after benefits cease  | IPD recommendation               |
| Records relating to retirement benefits   | 6 years after year of retirement | RBS(IP)R1995                     | 6 years after year of retirement   | Statutory requirement            |
| 15. EMPLOYEES: Personnel Procedu  | res                              |                                  |  |                                  |
| Terms and conditions of service, both general terms and conditions applicable to all staff, and specific terms and conditions applying to individuals | N/A                              | N/A                              | 6 years after last date of currency                                      | Limitation for legal proceedings |
| Remuneration package  | N/A                              | N/A                              | 6 years after last date of currency                                      | Limitation for legal proceedings |
| Former employees' Personnel Files   | N/A                              | N/A                              | 6 years  | IPD recommendation               |
| References to be provided for former employees  | N/A                              | N/A                              | 20 years or until former employee reaches age 65 (whichever comes first) | Best practice                    |
| Training programmes   | N/A                              | N/A                              | 6 years after completion   | Best practice                    |

| Individual training records                                | N/A                              | N/A                              | 6 years after employment ceases   | IPD recommendation   |
|--|----------------------------------|----------------------------------|---|--|
| Short lists, interview notes and related application forms | N/A                              | N/A                              | 1 year  | IPD recommendation   |
| DOCUMENT   | STATUTORY<br>RETENTION<br>PERIOD | STATUTORY<br>RETENTION<br>SOURCE | RECOMMENDED<br>RETENTION<br>PERIOD  | COMMENTS   |
| 15. EMPLOYEES: Personnel Procedu                           | res (Continued)                  |                                  |   |  |
|  | 3 months after                   | SDA 1975 &                       | Consortha   | Decomposed which has the                                   |
| Application forms of non-shortlisted candidates            | notification                     | 1986<br>RRA1976 &<br>RR(A)A2000  | 6 months  | Recommendation by the Equality and Human Rights Commission |
| Parental Leave   | N/A                              | N/A                              | 5 years from<br>birth/adoption of the<br>child or 18 years if child<br>is disabled  |  |
| Disclosure Scotland Information                            | N/A                              | N/A                              | For - Basic/Standard/Enhanced Disclosures – after recruitment decision has been made – destroy all documentation.                               | Disclosure Scotland Code of Practice                       |
|  |                                  |                                  | For – Protection of Vulnerable Groups Scheme documentation – retain for comparison purposes whilst person concerned is still in your employment |  |
| Trade Union agreements                                     | N/A                              | N/A                              | 10 years after ceasing to be effective  |  |

16. EMPLOYEES: Health and Safety

North Glasgow HA Ltd - Charity No: SCO30635

Data Protection Policy
Last Review: Nov 2022 Next Review: May 2024
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| Medical records relating to control of asbestos      | 40 years                         | Control of<br>Asbestos<br>Regulations<br>2006 | 40 years                           | Guidance suggests 40 years or until the employee reaches 80 years of age whichever is the longer                           |
|--|----------------------------------|---|------------------------------------|--|
| Health and Safety assessments                        | N/A                              | N/A   | Permanently                        | IPD recommendation   |
| Health and Safety policy statements                  | N/A                              | N/A   | Permanently                        | Good practice  |
| Records of consultations with safety representatives | N/A                              | N/A   | Permanently                        | IPD recommendation   |
| DOCUMENT   | STATUTORY<br>RETENTION<br>PERIOD | STATUTORY<br>RETENTION<br>SOURCE              | RECOMMENDED<br>RETENTION<br>PERIOD | COMMENTS   |
|  |                                  |   |                                    |  |
| 16. EMPLOYEES: Health and Safety                     |                                  |   |                                    | 1  |
| Accident records, reports                            | 3 years after date               | RIDDOR  | 6 years after date of              | Limitation for legal   |
|  | of occurrence                    | 1995  | occurrence                         | proceedings  |
| Accident books                                       | N/A                              | N/A   | 6 years after date of last entry   | Limitation for legal proceedings   |
| Sickness records                                     | N/A                              | N/A   | 6 years from end of sickness       | Limitation for legal proceedings. For industrial injuries not detectable within that period e.g. asbestos, the time period |
|  | N/A                              | N/A   | 6 years after compliance           | may be extended. Also for employees exposed to hazardous substances.   |

#### **Key to Statutory Retention Sources**

C&TI(S)A 2005 - Charities and Trustee Investment (Scotland) Act 2005

CA 2006 - Companies Act 1985 and 2006

CBS 2014 - Community and Benefit Societies Act 2014

EL(CI)(A)R 2008 - Employer's Liability (Compulsory Insurance) (Amendment) Regulations 2008

DPA 1998 - Data Protection Act 1998

IPSA 1965 - Industrial and Provident Societies Act 1965

IT(E)R 1993 - The Income Tax (Employment) Regulations 1993

RIDDOR 1995 - Reporting of Injuries, Diseases & Dangerous Occurrences Regulations 1995

RBS(IP)R 1995 - Retirement Benefits Schemes (Information Powers) Regulations 1995

RRA 1976 - Race Relations Act 1976

RR(A)A 2000 - Race Relations (Amendment) Act 2000

SCORE - Scottish Continuous Recording System

SDA 1975 & 1986 - Sex Discrimination Acts 1975 & 1986

SMPR 1982 - Statutory Maternity Pay (General) Regulations 1982

SSPR 1982 - Statutory Sick Pay (General) Regulations 1982

TMA 1970 - Taxes Management Act 1970

OSCR - Office of the Scottish Charity Regulator

#### **Further Information available:**

• Scottish Council for Voluntary Organisations guidance

The Institute of Chartered Secretaries and Administrators Guide to Document Retention 3rd edition