

We Are Juno CIC: Privacy Notice – for young people

This privacy notice tells you what to expect us to do with your personal information.

- Contact details
- What information we collect, use, and why
- Lawful bases and data protection rights
- Where we get personal information from
- How long we keep information
- Who we share information with
- How to complain

Contact details Telephone

0151 315 0648

Email

hello@wearejuno.org

What information we collect, use, and why

We collect or use the following information to provide care, support services, and other goods:

- Name, address and contact details
- Gender
- Date of birth
- NHS/HSC/CHI number
- National Insurance number
- Next of Kin details including any support networks
- Photographs
- Health information (including medical conditions, allergies, medical requirements and medical history)
- Information about care needs (including disabilities, home conditions, medication and dietary requirements and general care provisions)
- Records of meetings and decisions

We also collect the following special category information to provide care, support services, and other goods. This information is subject to additional protection due to its sensitive nature:

- Racial or ethnic origin
- Religious or philosophical beliefs
- Health information

We collect or use the following information for safeguarding or public protection reasons:

- Name, address and contact details
- NHS/HSC/CHI number
- Photographs
- Health information (including medical conditions, allergies, medical requirements and medical history)
- Information about care needs (including disabilities, home conditions, dietary requirements and general care provisions)
- Records of meetings and decisions



We also collect the following special category information **for safeguarding or public protection reasons**. This information is subject to additional protection due to its sensitive nature:

- Racial or ethnic origin
- Health information

Lawful bases and data protection rights

Under UK data protection law, we must have a "lawful basis" for collecting and using your personal information. There is a list of possible <u>lawful bases</u> in the UK GDPR. You can find out more about lawful bases on the ICO's website.

Which lawful basis we rely on may affect your data protection rights which are set out in brief below. You can find out more about your data protection rights and the exemptions which may apply on the ICO's website:

- Your right of access You have the right to ask us for copies of your personal information. You can request other information such as details about where we get personal information from and who we share personal information with. There are some exemptions which means you may not receive all the information you ask for. Read more about the right of access.
- Your right to rectification You have the right to ask us to correct or delete
 personal information you think is inaccurate or incomplete. Read more about the right
 to rectification.
- Your right to erasure You have the right to ask us to delete your personal information. Read more about the right to erasure.
- Your right to restriction of processing You have the right to ask us to limit how
 we can use your personal information. Read more about the right to restriction of
 processing.
- Your right to object to processing You have the right to object to the processing of your personal data. Read more about the right to object to processing.
- Your right to data portability You have the right to ask that we transfer the personal information you gave us to another organisation, or to you. Read more about the right to data portability.
- Your right to withdraw consent When we use consent as our lawful basis you
 have the right to withdraw your consent at any time. Read more about the right to
 withdraw consent.

If you make a request, we must respond to you without undue delay and in any event within one month.

To make a data protection rights request, please contact us using the contact details at the top of this privacy notice.

Our lawful bases for the collection and use of your data

Our lawful bases for collecting or using personal information to provide care, support services, and other goods are:

- **Consent** we have permission from you after we gave you all the relevant information. All of your data protection rights may apply, except the right to object. To be clear, you do have the right to withdraw your consent at any time.
- Contract we have to collect or use the information so we can enter into or carry out
 a contract with you. All of your data protection rights may apply except the right to
 object.



- Legitimate interests we're collecting or using your information because it benefits
 you, our organisation or someone else, without causing an undue risk of harm to
 anyone. All of your data protection rights may apply, except the right to portability.
 Our legitimate interests are:
 - o To be able to provide child-centred care and support.

For more information on our use of legitimate interests as a lawful basis you can contact us using the contact details set out above.

• **Vital interests** – collecting or using the information is needed when someone's physical or mental health or wellbeing is at urgent or serious risk. This includes an urgent need for life sustaining food, water, clothing or shelter. All of your data protection rights may apply, except the right to object and the right to portability.

Our lawful bases for collecting or using personal information **for safeguarding or public protection reasons** are:

- **Consent** we have permission from you after we gave you all the relevant information. All of your data protection rights may apply, except the right to object. To be clear, you do have the right to withdraw your consent at any time.
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 object.
- Legitimate interests we're collecting or using your information because it benefits
 you, our organisation or someone else, without causing an undue risk of harm to
 anyone. All of your data protection rights may apply, except the right to portability.
 Our legitimate interests are:
 - o To be able to fully risk assess and safeguard the children we look after.

For more information on our use of legitimate interests as a lawful basis you can contact us using the contact details set out above.

Vital interests – collecting or using the information is needed when someone's physical or mental health or wellbeing is at urgent or serious risk. This includes an urgent need for life sustaining food, water, clothing or shelter. All of your data protection rights may apply, except the right to object and the right to portability

Where we get personal information from

- Directly from you
- Family members or carers
- Other health and care providers
- Social services
- Schools, colleges, universities or other education organisations
- Children's social care

How long we keep information

Children's Homes (England) Regulations 35-39 detail the records that must be kept in children's homes. All children's case records (regulation 36) must be kept up to date and stored securely whilst they remain in the home. Case records must be kept up-to-date and signed and dated by the author of each entry. Children's case records must be kept for 75 years from the date of birth of the child, or if the child dies before the age of 18, for 15 years from the date of his or her death.

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For more information on how long we store your personal information or the criteria we use to determine this please contact us using the details provided above.

Who we share information with

Data processors

Case Management System provider

This data processor does the following activities for us: Store our records of day-to-day activity and personal-sensitive documents and information.

Others we share personal information with

- Other health providers (e.g. GPs and consultants)
- Organisations we need to share information with for safeguarding reasons Local authorities or councils

Duty of confidentiality

We are subject to a common law duty of confidentiality. However, there are circumstances where we will share relevant health and care information. These are where:

- you've provided us with your consent (we have taken it as implied to provide you with care, or you have given it explicitly for other uses);
- we have a legal requirement (including court orders) to collect, share or use the data;
- on a case-by-case basis, the public interest to collect, share and use the data overrides the public interest served by protecting the duty of confidentiality (for example sharing information with the police to support the detection or prevention of serious crime);
- If in England or Wales the requirements of The Health Service (Control of Patient Information) Regulations 2002 are satisfied; or
- If in Scotland we have the authority to share provided by the Chief Medical Officer for Scotland, the Chief Executive of NHS Scotland, the <u>Public Benefit and Privacy</u> Panel for Health and Social Care or other similar governance and scrutiny process.

How to complain

If you have any concerns about our use of your personal data, you can make a complaint to us using the contact details at the top of this privacy notice.

If you remain unhappy with how we've used your data after raising a complaint with us, you can also complain to the ICO.

The ICO's address:

Information Commissioner's Office Wycliffe House Water Lane Wilmslow Cheshire SK9 5AF

Helpline number: 0303 123 1113

Website: https://www.ico.org.uk/make-a-complaint