**Data Protection Policy**

**Statement of Intent**

Windmill Pre-School is required to collect personal information for its employees, children, parents, committee members, trustees and visitors. It is also necessary to process information so that staff can be recruited and paid, activities organised and legally required information provided to various organisations. We intend to meet all the requirements of the Data Protection Act 1998 (the Act), Freedom of Information Act 2000 and the General Data Protection Regulations 2018 when collecting, storing, and destroying personal data.

To comply with the law, information must be collected and used fairly, stored safely and not disclosed to any other person unlawfully. To do this, Windmill Pre-School must comply with the Data Protection Principles which are set out in the Data Protection Act 1998. In summary these state that personal data must be:

* obtained and processed fairly and lawfully;
* obtained for a specified and lawful purpose and not processed in any manner incompatible with that purpose; adequate, relevant, and not excessive for that purpose;
* accurate and kept up to date;
* not kept for longer than is necessary;
* processed in accordance with the data subject's rights;
* kept safe from unauthorised access, accidental loss, or destruction;
* not be transferred to a country outside the European Economic Area, unless that country has equivalent levels of protection for personal data.

All Pre-School staff who process or use any Personal Information must ensure that they follow these principles at all times. In order to ensure that this happens, Windmill Pre-School has adopted this Data Protection Policy.

**Notification of Data Held and Processed**

All employees, parents, committee members, trustees and visitors, and other members of the public have the right to:

* know what information Windmill Pre-School holds and processes about them and why;
* know how to gain access to it;
* know how to keep it up to date;
* know what Windmill Pre-School is doing to comply with its obligations under the Act.

**The Data Controller and the Designated Data Lead**

Windmill Pre-School as a registered charity is the Data Controller under the Act, and the organisation is therefore ultimately responsible for implementation. However the Designated Data Lead, Rebecca Field, the administrator, will deal with day to day matters.

**Personal Information**

Personal Information is defined as any details relating to a living, identifiable individual. Within Windmill Pre-School this relates to employees; attending children and their families; management committee and trustees and professional visitors; and some members of the public e.g. job applicants. We need to ensure that the information gained from each individual is kept securely and to the appropriate level of confidentiality.

The personal information collected from individuals could include:

* Their name
* Address
* Email address
* Telephone numbers-including those of emergency contacts
* Date of birth
* Medical information
* National Insurance number
* DBS numbers
* Observations of children’s progress (learning journals)
* Children’s reports, Pre-School or from outside professionals.
* Photographs
* Family medical history when necessary
* Special arrangements such as when a child cannot go home with a certain person

Windmill Pre-School will store personal information to comply with the statutory framework (EYFS 2021); to deliver services to our families e.g. government funding; to employ suitable people for our setting.

**Processing of Personal Information**

All staff who process or use any Personal Information are responsible for ensuring that:

* Any Personal Information which they hold is kept securely;
* Personal Information is not disclosed either orally or in writing or otherwise to any unauthorised third party.

Staff should note that unauthorised disclosure will usually be a disciplinary matter and, in some cases may be considered as gross misconduct.

Personal information should be:

* kept in a locked filing cabinet; or
* in a locked cupboard; or
* if it is computerised, be password protected;
* kept on a storage device which is itself kept securely.

**Conversations and Meetings**

Information of a personal or confidential nature should not be discussed in a public area, in front of anyone that is not an employee of the Pre-School. Pre-School employees should be aware of confidentiality at all times when discussions are taking place, either distancing themselves from the conversation if it does not concern them, or, ensuring that their discussion is not overheard by others. All staff should respect the confidential nature of any information they may have inadvertently overheard.

When meetings are being recorded it is important that only relevant information is written down. This must be carried out using the correct forms provided by the Pre-School, notes must be written legibly and coherently. The written notes are then to be stored in a locked cupboard and disposed of (shredded/incinerated) in a timely manner once the child/family have left the setting (1 year unless of a child protection nature).

**Collecting Information**

Whenever information is collected about people, they should be informed why the information is being collected, who will be able to access it and to what purposes it will be put. The individual concerned must agree that he or she understands and gives permission for the declared processing to take place, or it must be necessary for the legitimate business of the Pre-School.

**Sensitive Information**

Sensitive information is defined by the Act as that relating to ethnicity, political opinions, religious beliefs, trade union membership, physical or mental health, sex life, criminal proceedings or convictions. The person about whom this data is being kept must give express consent to the processing of such data, except where the data processing is required by law for employment purposes or to protect the vital interests of the person or a third party.

**Disposal of Confidential Material**

Sensitive material should be shredded/incinerated as soon as it is no longer needed; following retention guidelines and statutory requirements. Particular care should be taken to delete information from the computer hard drive if it is to be disposed of.

**Staff Responsibilities**

All staff are responsible for checking that any information that they provide to Windmill Pre-School in connection with their employment is accurate and up to date. Staff have the right to access any personal data that is being kept about them, either on computer or in manual filing systems. Staff should be aware of and follow this policy and seek further guidance where necessary.

**Duty to Disclose Information**

There is a legal duty to disclose certain information, namely, information about: Child abuse, which will be disclosed to social services, or Drug trafficking, money laundering or acts of terrorism or treason, which will be disclosed to the police.

Information required by Ofsted:

1. All required documentation will be easily accessible and available for Inspection by Ofsted
2. Where the Pre-School is notified in advance of the period in which an Inspection by Ofsted will take place, this information will be passed onto parents.
3. All parents receive a copy of the Inspection Report.

**Documentation Changes that must be notified to Ofsted**

**Premises**

* Any change in address of the premises.
* Any change in the name and address of the provider.
* Any change in the provider’s contact details.
* Any change to the registered number of the company.
* Any changes to the hours during which childcare is provided.
* Any changes to any overnight care.
* Any significant event which is likely to affect the suitability of the early years provider.
* Any changes which may affect the space available to children.

**Employees/Adults**

1. Any change to the person who is managing the early years setting. Where it is reasonably practical to do so this information must be given in advance, but always within 14 days of the appointment.
2. The names of any person living or working on the premises which is not designated for the care of children. This includes the following:

* The person’s full name.
* Any former names or aliases
* Person’s date of birth.
* Person’s home address if not living on the premises

1. Any significant event which is likely to affect any person who cares for, or is in regular contact with, children on the premises.

**Retention of Data**

Windmill Pre-School takes care to only store personal information that is absolutely necessary. Personal information is kept for the period of time requested following guidelines, these retention periods are either recommended or statutory. Stored information is filed in sealed filing boxes in the Pre-School’s loft area. Once the retention period has lapsed, the information is destroyed.

For retention periods please see the attached guidance

This policy was reviewed with no amendments on 28th September 2022

Bryony Smith– Chair of Windmill Pre-School Management Committee

------------------------------------------------

Claire Baker – Manager of Windmill Pre-School

-------------------------------------------------