



**SoR**  
THE SOCIETY OF  
RADIOGRAPHERS

**CoR**  
THE COLLEGE OF  
RADIOGRAPHERS

## **Data Protection Compliance Handbook**

**September 2021**

## DATA PROTECTION COMPLIANCE HANDBOOK

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### Version control

Version number	Date	Change	Person
6	19 March 2018	GDPR Introduction	Eugene Statnikov
7	03 May 2018	SCoR Additions	Eugene Statnikov
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### Introduction

This data protection handbook was first issued by The Society of Radiographers and College of Radiographers (SCoR) on 1st February 2003. It was subsequently revised and last updated in 2021. SCoR assessors, council members, committee members, employees, representatives, and trustees are required to follow this handbook. Failure to do so could result in disciplinary proceedings.

The Society and College are both registered with the Information Commissioner's Office (ICO) as data controllers<sup>1</sup>. We have a legal duty under the Data Protection Act 2018 and UK General Data Protection Regulation (GDPR) to protect the personal information<sup>2</sup> that we collect and process<sup>3</sup>.

Failure to comply with the legislation can lead to criminal prosecution of organisations and persons affiliated to organisations (e.g. staff, representatives, trustees, etc) with fines of up to £17.5m. Investigation of a potential breach by the ICO would damage the reputation of our organisation.

### Purpose of this handbook

This handbook, which is relevant to SCoR assessors, council members, committee members, employees, representatives, and trustees, is designed to protect the personal information of our data subjects. Our data subjects are mainly members, beneficiaries, and employees. This

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<sup>1</sup> A 'Data Controller' is an organisation which determines the purposes for which and the manner in which personal data is processed.

<sup>2</sup> 'Personal information' includes personal and special category personal data. It is information, facts or opinion, recorded electronically or in mail filing systems, which identifies a living individual. Special categories of personal data includes information about someone's health, religion, political opinion or trade union membership, race, ethnicity, or sex lives.

<sup>3</sup> The safest way of defining 'Processing' under data protection legislation is to think of it as 'using' personal information. It includes obtaining, holding, recording, retrieval, consultation and the disclosure of personal information.

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handbook informs you about the personal information that we collect, how this information may be used, and the procedures you must follow to comply with data protection legislation.

### How we comply with data protection legislation

The SCoR have a designated “Data Protection Officer” who is responsible for gathering and disseminating information and issues relating to data protection legislation.

We have implemented processes and procedures to help us comply with the requirements of the UK GDPR. The seven data protection principles or rules require that personal data shall:

1. Be processed fairly, lawfully and in a transparent manner
2. Be collected for specified, explicit and legitimate purposes and only be processed for the purposes for which it was obtained
3. Be adequate, relevant, and not excessive in relation to its purpose (data minimisation)
4. Be accurate, and where necessary kept up to date. Inaccurate data is erased or rectified without delay
5. Not be kept for longer than is necessary
6. Be processed securely and appropriate technical and organisational measures shall be taken against unlawful processing or accidental loss, destruction or damage.
7. The seventh principle relates to accountability and requires that you take responsibility for what you do with personal data and how you comply with the other principles. The SCoR must have appropriate measures and records in place to be able to demonstrate our compliance.

In addition to the seven principles the UK GDPR provides the following rights for individuals:

1. The right to be informed
2. The right of access
3. The right to rectification
4. The right to erasure
5. The right to restrict processing
6. The right to data portability
7. The right to object
8. Rights in relation to automated decision making and profiling.

We provide data protection guidance and training to SCoR employees, representatives, trustees, council members and assessors so that you are informed, aware and reminded of your data protection responsibilities.

All new employees must complete the SCoR’s online training ‘GDPR UK: Essentials training’ module in iHASCO. A link to iHASCO is emailed to a new employee.

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### The personal information that we collect and process

We collect and process personal information about our members, beneficiaries, employees (including past employees), our course and event attendees. This can include name and contact details, date of birth, nationality and ethnicity, employment information and professional qualifications, bank account details, and other information relevant to your employment service.

Much of the personal information that we collect and use is considered to be sensitive because it is connected to the fact that someone is a member of our trade union.

Our lawful basis for processing members' personal information is to manage our membership and fulfil our legitimate interests as a trade union and professional body.

Where necessary we obtain active consent from individuals for processing personal information for purposes other than managing the membership.

### How we use personal information

We use the personal information that we collect:

- To process and manage our membership which includes: (this is part of the legitimate interest of the SCoR)
  - Processing membership payments and renewals
  - Providing course and event information
  - Keeping a record of our relationships with members and beneficiaries
  - Managing marketing and communication preferences
  - Providing members with information about us and the work that we do
  - Processing of accreditation
- To represent our members, as a whole, as a workplace group or individually (this is part of the legitimate interest of the SCoR)
- For elections and appointments to committees (this is part of the legitimate interest of the SCoR)
- To invite people to participate in surveys and research (this is part of the legitimate interest of the SCoR)
- To deliver Continuous Professional Development (this is part of the legitimate interest of the SCoR)
- For accreditations and programme approvals (this is for the performance of a contract)
- For nominations and awards (this is part of the legitimate interest of the SCoR)
- To assist with personal injury claims (we get explicit consent from members for this)
- To process benevolent fund applications (we get active consent from members for this)
- To undertake equal opportunities monitoring (we get active consent for this)
- For events and courses that we provide (this is for the performance of a contract)

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- To deal with complaints (this is part of the legitimate interest of the SCoR and where appropriate we obtain consent)
- To deal with instances of misconduct and inappropriate behaviour (this is part of the legitimate interest of the SCoR and where appropriate we obtain consent)).

We also keep information about our employees, present, past and prospective. This is used for recruitment, employment, payroll and monitoring purposes.

### Sharing personal information

We never sell personal information. We never share it with organisations outside of SCoR for their own use unless we have prior consent to do so or are required to do so by law.

Where we need to use third party organisations to process personal information on our behalf, for example a mailing house, we put in place a contract with the company to ensure that the personal information that we provide to them is properly protected and handled.

If we transfer personal information to countries or jurisdictions which may not provide the same level of data protection as the UK, we will put in place a contract with the company that we transfer the information to in order to ensure that the data is properly protected.

### Data subject rights

#### Subject access

People have a right to access most information an organisation holds about them. We will provide information if asked. This is known as a Subject Access Request (SAR). We have a procedure which is managed by the SCoR Data Protection Officer. We have very limited time to respond to a SAR so it is important that you report any requests to the Data Protection Officer immediately. You can review the SAR procedure on the Synapse extranet site or request from [dpo@sor.org](mailto:dpo@sor.org).

#### Direct marketing communications

People have a right to not receive communications which promote SCoR campaigns, aims and objectives. We send SCoR email newsletters and magazines such as Synergy News to our members as a member benefit. However, members have the right to unsubscribe from receiving these.

#### To be informed

People have a right to be informed about why and how we collect, store, use and share their personal information. The SCoR Data Protection Officer maintains a record of this in the privacy

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policy which is available on the SCoR website. Please contact the Data Protection Officer immediately if a member asks you for the detail of how their personal information is used and you are uncertain how to respond.

### Data erasure

People have a right to request that their personal information is deleted when there is no compelling reason for it to be retained by us. This right may override the SCoR retention policy and schedule. Please inform the SCoR Data Protection Officer immediately if you receive a request to delete someone's personal information. We may need to retain some of the personal information.

The aim of the UK GDPR is to protect the rights of individual data subjects; it is everybody's responsibility to fully comply with the UK GDPR and Data Protection Act 2018.

### **Our data protection operating procedures**

A good way of thinking about data protection compliance is to treat people's personal information as you would expect your own information to be treated. In particular you must:

1. Be open and clear with people about how their personal information is used by the SCoR.
2. Tell people when collecting their personal information or if asked, what you intend to do with it.
3. Include a privacy notice explaining what SCoR uses personal information for in paper and electronic forms when collecting personal information, for example in the membership form or an event registration form. See our Privacy Notice Guidance for help on putting together a privacy notice.
4. Speak to the SCoR Data Protection Officer if you are designing a new form which will be used to collect personal information, so that s/he can ensure an appropriate privacy notice is included.
5. Check that we have the consent of a member (and it is recorded) before sharing any of their information with an organisation or person outside of the SCoR.
6. Only ever use personal information for the purpose for which a person originally provided their information.
7. Keep only personal information that the SCoR actually needs - even if someone voluntarily gives you more information than you ask them for.
8. Remember that any information that you record about a person, electronically or on paper, could be provided to them as part of a subject access request.

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9. Encourage members to inform us if their personal information changes or they believe any of our information is inaccurate.
10. Update our paper and electronic records promptly to ensure that the personal information we hold and use is accurate.
11. Inform your manager of any changes to your own personal information.
12. Follow the SCoR retention schedule which states how long certain types of personal information should be kept for before being archived or destroyed securely. You can view the SCoR retention policy on the Synapse Extranet or request a copy from [dpo@sor.org](mailto:dpo@sor.org).
13. Regularly review the records you are responsible for to ensure that you are complying with the SCoR retention schedule.
14. Use confidential waste or a shredder when disposing of personal information which is no longer needed.
15. Forward the contact details of anyone who asks to see the information that we hold about them to the SCoR [Data Protection Officer](#) immediately.
16. Report requests for erasure or deletion of personal information to the SCoR Data Protection Officer.
17. Treat personal information as confidential at all times.
18. Take care to ensure that you do not accidentally disclose personal information to other people, particularly when working away from the office, at home, at other locations or while travelling.
19. Ensure other people do not have access to your computer and manual records which contain personal information.
20. Switch off your computer or use a password protected screen saver when you leave your screen unattended.
21. Protect your computer and mobile devices which are used to access personal information, with passwords, and keep your passwords secret.
22. Keep your desk clear of personal information.
23. Keep hard copy records of personal information locked away in a drawer or cabinet.
24. Use recorded delivery or a courier if you have to post paper records containing personal information.
25. Password-protect and encrypt files containing personal data of more than 10 individuals before emailing them. An 'Encryption Guide' is provided in the staff Synapse folder.



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26. Use secure file transfer service to transfer large volumes of personal information and sensitive personal data outside of the SCoR – speak to IT for help with this.
27. Ensure that your old equipment such as a redundant laptop is “cleaned” before being disposed of.
28. Ensure no one can read SCoR personal information recorded on paper, your laptop, tablet or mobile phone when you are working and travelling by public transport.
29. Obtain approval from the Data Protection Officer if you need to and before you send any personal information outside the UK.

### Personal data breaches

If you think that you might have inadvertently breached the data protection legislation in any way at all, for example, by losing personal information or accidentally disclosing it, contact the SCoR Data Protection Officer at [dpo@sor.org](mailto:dpo@sor.org) immediately. We have a procedure for assessing and reporting any personal data breaches to ensure that we respond properly and promptly.

### SCoR data protection policies and procedures

You should read and familiarise yourself with all SCoR data protection documents including the:

- Privacy Policy
- Record of Processing Activity
- Data Retention Schedule
- Data Erasure Policy
- Data Breach Procedure
- Subject Access Request Procedure
- Data Processor Agreement
- Data Protection Impact Assessment Guidance
- Privacy Notice Guidance
- Encryption Guide for Microsoft Word and Excel

### Responsibility agreement

Please complete on the SoR website, search for the “Data Protection Compliance Handbook” using the search function or [visit the following link](#).