**INFORMATION SHARING WITHOUT CONSENT FORM**

**It is recommend that all practitioners have a good working knowledge of the provisions in** [**The GDPR 2018 and the Data Protection Act 2018)**](https://ico.org.uk/for-organisations/guide-to-the-general-data-protection-regulation-gdpr/)**.**

**You should also refer to internal policies and your local Marac Operating Protocol/Information Sharing Protocol.**

|  |  |
| --- | --- |
| **Victim name and DOB** |  |
| **Victim address** |  |

|  |  |  |  |
| --- | --- | --- | --- |
| **Children** | **DOB** | **Address (if different from above)** | **School** |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |

|  |  |
| --- | --- |
| **Perpetrator name and DOB** |  |
| **Address (if different from above)** |  |
|  |  |

**CONCERNS AND RISK INFORMATION:**

|  |  |  |
| --- | --- | --- |
| **Who are you concerned about** | **What are your concerns or worries? Include who they may be at risk from (may include self-harm)** | **Are there any immediate concerns requiring immediate action** |
| **Victim** |  |  |
| **Child / Children** |  |  |
| **Perpetrator** |  |  |
| **Family member** |  |  |
| **Agency Staff** |  |  |

**Information sharing DECISION MAKING PROCESS (keep on file)**

|  |  |
| --- | --- |
| **What information am I sharing? (be clear & concise)** |  |
| **For what purpose am I sharing this information?** |  |
| **With whom am I sharing this information (name agency/ies)** |  |
| **Has the client met the Threshold for a referral to Marac (High Risk) Give details here** | **Visible high risk (DASH RIC) ☐****Professional Judgment ☐****Escalation in severity &/or frequency of abuse ☐** |
| **Lawful Basis for Sharing Information - consider your local Marac ISP (please see links & justify your choice):e.g:** | [**Vital Interest**](https://ico.org.uk/for-organisations/guide-to-the-general-data-protection-regulation-gdpr/lawful-basis-for-processing/vital-interests/)[**Legitimate Interest**](https://ico.org.uk/for-organisations/guide-to-the-general-data-protection-regulation-gdpr/lawful-basis-for-processing/legitimate-interests/) |
| **I am sharing information based on the legal authority of (tick one or more):** |  |
| **Child Protection Act 2004** | **☐** |  |
| **s.115 Crime & Disorder Act 1998** | **☐** |
| **Pt 3. Schedule 8 Data Protection Act 2018** | **☐** |
| **Human Rights Act 2004** | **☐** |
| **Common Law** | **☐** |
| **The Care Act 2014** | **☐** |
| **I have balanced the following considerations:** |
| **Information is relevant?** **Information is adequate & necessary to achieve the purpose** **Information is proportionate** **Sharing this information will NOT significantly increase risk to the client/family**  |
| **I have discussed this internally with: (provide details below of line manager/senior practitioner)** |
|  |
| **Has the client been notified of or involved in the decision to share information?** **Yes ☐ Date:** **No ☐ Reasons for not informing client**:  |
| **Case Worker/Person Completing**: Date:  |

**Guidance for Sharing Information without consent**

Sharing personal information is essential to safeguard the individual. [Article 5 of the GDPR](https://ico.org.uk/for-organisations/guide-to-the-general-data-protection-regulation-gdpr/principles/) sets out seven key principles which lie at the heart of the general data protection regime.

* Lawfulness, fairness and transparency
* Purpose limitation
* Data minimisation
* Accuracy
* Storage limitation
* Integrity and confidentiality (security)
* Accountability

**These principles should lie at the heart of your approach to information sharing (processing personal data).**

The GDPR specifies what individuals have a right to be informed about when you collect and use their personal data, who you share it with and how long you keep it for. Providing this information is a key element of the principle of transparency and can also help you to build trust with clients.

This form has been designed to encourage the safe, lawful and secure sharing of personal information with relevant agencies by providing a clear framework to assist & record the decision making process.

You must ensure the information you share is:

* **adequate** – sufficient to properly fulfil your stated purpose;
* **relevant** – has a rational link to that purpose; and
* **limited to what is necessary** – you do not share (or hold) more than you need for that purpose.

**Purpose:** You must be clear about what your purposes for processing are from the start. You need to record your purposes as part of your documentation obligations and specify them in your privacy information for clients. You can only use the personal data for a new purpose if either this is compatible with your original purpose, you get consent, or you have a clear basis in law. Reference your local Marac Operating/Information Sharing Protocol which will detail the Lawful Basis for information sharing in the Marac process.

**Lawful Basis:** There are six available lawful bases for processing. No single basis is ’better’ or more important than the others – which basis is most appropriate to use will depend on your purpose and relationship with the individual. Most lawful bases require that processing is ‘necessary’. If you can reasonably achieve the same purpose without the processing, you won’t have a lawful basis.   You must determine your lawful basis before you begin processing, and you should document it. Take care to get it right first time - you should not swap to a different lawful basis at a later date without good reason. Your privacy notice should include your lawful basis for processing as well as the purposes of the processing. If your purposes change, you may be able to continue processing under the original lawful basis if your new purpose is compatible with your initial purpose (unless your original lawful basis was consent).If you are processing special category data you need to identify both a lawful basis for general processing and an additional condition for processing this type of data. If you are processing criminal conviction data or data about offences you need to identify both a lawful basis for general processing and an additional condition for processing this type of data.

Consent: The GDPR sets a high standard for consent. But you often won’t need consent. Consent means offering individuals real choice and control. Genuine consent should put individuals in charge, build trust and engagement. When a person is assessed to be at high risk of serious harm or homicide (Marac threshold) information can be shared without consent thus the client cannot choose or control the process. In order to lawfully process special category data (formally sensitive data), you must identify both a lawful basis under Article 6 and a separate condition for processing special category data under Article 9. These do not have to be linked.

You must ensure the personal data you are processing is:

* adequate – sufficient to properly fulfil your stated purpose;
* relevant – has a rational link to that purpose; and
* limited to what is necessary – you do not hold more than you need for that purpose.

**Safety:** The safety of the victim and children living with domestic abuse is paramount.

When considering whether to share information you must always consider risk factors – how great is the risk? Will that risk increase if information is shared. Can that risk be managed? Do I need to limit who the information is shared with? Record and document all decisions whether to share or not to share information. Decisions should be defensible NOT defensive.

Useful Links:

SafeLives recommend that all practitioners have a good working knowledge of the provisions in [The GDPR 2018 and the Data Protection Act 2018)](https://ico.org.uk/for-organisations/guide-to-the-general-data-protection-regulation-gdpr/) and refer to the ICO for advice & guidance on information sharing. You should also refer to internal policies and your local Marac Operating Protocol/Information Sharing Protocol.

The ICO have published detailed guidance on [children and the GDPR](https://ico.org.uk/for-organisations/guide-to-the-general-data-protection-regulation-gdpr/children-and-the-gdpr/).

ICO guidance on [determining what is personal data](https://ico.org.uk/for-organisations/guide-to-the-general-data-protection-regulation-gdpr/what-is-personal-data/).

[The ICO guidance](https://ico.org.uk/for-organisations/guide-to-the-general-data-protection-regulation-gdpr/the-right-to-be-informed/) will help you to understand what information you need to provide people with when you collect their personal data, when it needs to be provided, and how you can provide it.

[GDPR – A Briefing for Maracs (SafeLives)](http://www.safelives.org.uk/sites/default/files/resources/GDPR%20Briefing%20for%20Maracs__0.pdf)

[s.115 Crime & Disorder Act 1998](https://www.legislation.gov.uk/ukpga/1998/37/section/115)

If in doubt always seek advice from management/ Data Protection Officer and or legal experts