



Data Protection Impact Assessment (CPOMS)

Summerhill School operates a cloud based system or 'hosted solution', called CPOMS. Access to CPOMS is through the internet. Resources are retrieved from CPOMS via the Internet, through a web-based application, as opposed to a direct connection to a server at the school. Access to CPOMS can be through a PC, smartphone, iPad and tablet. As such Summerhill School must consider the privacy implications of such a system. The Data Protection Impact Assessment is a systematic process for identifying and addressing privacy issues and considers the future consequences for privacy of a current or proposed action.

Summerhill School recognises that using a 'hosted solution' has a number of implications. Summerhill School recognises the need to have a good overview of its data information flow.

The Data Protection Impact Assessment looks at the wider context of privacy taking into account Data Protection Law and the Human Rights Act. It considers the need for a cloud based system and the impact it may have on individual privacy.

The school needs to know where the data is stored, how it can be transferred and what access possibilities the school has to its data. The location of the server is important to determine applicable law. The school will need to satisfy its responsibilities in determining whether the security measures the cloud provider has taken are sufficient, and that the rights of the data subject under the GDPR is satisfied by the school.

Summerhill School aims to undertake a review of this Data Protection Impact Assessment on an annual basis.

A Data Protection Impact Assessment will typically consist of the following key steps:

1. Identify the need for a DPIA.

2. Describe the information flow.
3. Identify data protection and related risks.
4. Identify data protection solutions to reduce or eliminate the risks.
5. Sign off the outcomes of the DPIA.

Step 1: Identify the need for a DPIA

Explain broadly what project aims to achieve and what type of processing it involves. You may find it helpful to refer or link to other documents, such as a project proposal. Summarise why you identified the need for a DPIA.

What is the aim of the project? – Summerhill School operates a manual system. Information is located within a locked cabinet within a locked room in two locations within the school building. The hard copy information comprises of behavior issues, Special Education Needs (SEN) records, safeguarding and pastoral information including potential Child Protection issues for students enrolled at Summerhill School. Some of the personal data relates to information relating to former students where the school has yet to identify where the student has been transferred to. Access to these files is restricted to the Headteacher, Designated Safeguarding Lead (DSL) and Deputy Safeguarding Lead(s).

CPOMS is a software application which enables Summerhill School to improve their management of child protection and similar incidents and actions, whilst reducing staff time, paperwork and administration.

CPOMS is an intuitive system to help with the management and recording of child protection, behavioural issues, bullying, special educational needs, domestic issues and more. CPOMS contains sensitive information within an electronic format which is held securely on a remote server.

CPOMS also enables the school to track referrals to external agencies, such as NHS/CAHMS, Children's Services, and the Police (including letters and phone calls) and to be alerted if timescales are not being met.

This same functionality enables Summerhill School to track communication with parents and carers, as well as the students themselves. A meeting held, conversation with a child, or a decision to undertake an Early Help Assessment can all be recorded on the system, in a safe, secure and searchable method.

To record sensitive student information electronically which is password protected will help mitigate against the risk of a data breach with the appropriate controls in place.

CPOMS has a Privacy Notice which states that for the purposes of IT hosting the information may be located on servers within the European Union.

Summerhill School will undertake the following processes:

1. Collecting personal data
2. Recording and organising personal data
3. Storing personal data
4. Copying personal data
5. Retrieving personal data
6. Deleting personal data

By opting for CPOMS the school aims to achieve the following:

1. Management of sensitive student information in one place
2. Security and integrity of sensitive data through a secure document vault
3. Storage of information electronically rather than manually
4. Recording information and building a chronology around the student
5. Alerting staff and setting up reminders as appropriate
6. Providing bespoke reports for different audiences, e.g. Governors or Ofsted
7. Tracking vulnerable groups and identifying trends
8. Ability to add information from staff across the school
9. Secure access across all devices wherever the setting
10. Remote access for the Safeguarding Team when dealing with child protection issues outside normal working hours

The school currently holds some of the information in a hard copy format. This is kept securely in a locked cabinet within a locked room. The school recognises that having a manual record has the potential for third party access to sensitive data or loss of information as a result of fire and flooding. By purchasing an electronic system this goes some way to mitigate against this risk.

Cloud based systems enable the school to upload documents and other files to a hosted site to share with others within school. These files can then be accessed securely from any location or any type of device (laptop, mobile phone, tablet, etc).

CPOMS cannot do anything with the school's data unless they have been instructed by the school. The school's Privacy Notice will be updated accordingly.

Summerhill School has included CPOMS within its Information Asset Register.

Step 2: Describe the processing

Describe the nature of the processing: how will you collect, use, store and delete data? What is the source of the data? Will you be sharing data with anyone? You might find it useful to refer to a flow diagram or other way of describing data flows. What types of processing identified as likely high risk are involved?

The Privacy Notices (student) for the school provides the legitimate basis of why the school collects student data. Specifically this relates to health and safety and safeguarding of vulnerable groups.

How will you collect, use, store and delete data? – CPOMS collects information from behaviour and attendance records, Special Educational Needs (SEN) records, Education Health Care Plans (EHCP), Safeguarding records and from other sources. CPOMS links into Summerhill School Management Information System drawing student data into the application. The information will be stored on CPOMS. The information is retained according to the school's Data Retention Policy.

What is the source of the data? – Attendance and behaviour information, Safeguarding files, SENCO records, Education Health and Care Plans, Student Records, and Common Assessment Framework.

Will you be sharing data with anyone? – Summerhill School may share information with safeguarding professionals including the Designated Safeguarding Lead, SENCO, Headteacher, Senior Leadership Team (SLT), Governors, Ofsted, the local authority, i.e. Safeguarding Children Board, Local Authority Designated Officer (LADO), Social Services, the NHS/CAHMS, the Police, according to agreed safeguarding procedures.

CPOMS is integrated with a third-party product called eSafe, which monitors and captures inappropriate behaviour on a device used by a pupil which could be identified as a safeguarding risk.

eSafe only collects enough information to process its function, namely first name, surname and users network account name. These account names are anonymised by the establishment so that when an alert is generated, the incident can be analysed by the eSafe team of behaviour analysts to see if it requires further investigation.

The school maintains the links of the anonymised user IDs, which will be held securely and treated with confidence.

An additional category is added to the CPOMS dashboard under 'eSafe' for the schools Designated Safeguarding Leads (DSL's) to help them identify any potential incidents.

eSafe protects the schools personal data in UK-based ISO27001-accredited data centres. Data is never shared with any third-party outside the UK and all eSafe staff receive NPPV-level 3, Security Cleared (SC) and Counter Terrorism (CTC) vetting by the Police. eSafe employs a number of security measures to ensure that it complies with the Data Protection Act 2018 and Article 32 of the GDPR.

The eSafe GDPR statement can be found at this link:-

<https://www.esafeglobal.com/media/1310/esafe-gdpr-for-schools-and-colleges.pdf>

What types of processing identified as likely high risk are involved? – The information is transferred securely from the school to the server, which is hosted remotely on a server within the European Union. Access to information on CPOMS is controlled through passwords, with additional security to the most sensitive information. For example, the Designated Safeguarding Leads and Headteacher would have access to the most sensitive information using a two tiered log in procedure. Other members of staff would only have access to report incidents on CPOMS.

Describe the scope of the processing: what is the nature of the data, and does it include special category or criminal offence data? How much data will you be collecting and using? How often? How long will you keep it? How many individuals are affected? What geographical area does it cover?

What is the nature of the data? – Student data relates to the name of the child, date of birth, and class. Data also includes attendance and behaviour information and SEN. Names of other agencies involved, i.e. NHS/CAHMS, counselling, early help, speech and language therapists, health visitors, social workers, and details of outcomes. CPOMS contains electronic records of the work of the School in dealing with a suspected/actual safeguarding issue and monitor progress and outcomes.

Special Category data? – Data revealing racial or ethnic origin, and religious beliefs are collected by the school and contained in CPOMS. The lawful basis for collecting this information relates to Article 9 2 (b) *processing is necessary for the purposes of carrying out the obligations and exercising specific rights of the controller or of the data subject in the field of employment and social security and social protection law in so far as it is authorized by domestic law (see section 10 of the 2018 Act) or a collective agreement pursuant to domestic law providing for appropriate safeguards for the fundamental rights and interests of the data subject.*

How much data is collected and used and how often? – Personal details relating to students are obtained from parent/student information systems. Safeguarding content obtained from classroom/teacher observation/agency partners. This also includes recorded information and reports.

How long will you keep the data for? – The school follows the good practice in terms of data retention as set out in the IRMS Information Management Toolkit for Schools.

Safeguarding information is transferred to the receiving school as part of the student record. This is signed for by the receiving school. This is then kept by the receiving school from DOB of the child + 25 years then reviewed. This retention period has also been agreed in consultation with the Safeguarding Children Board on the understanding that the principal copy of this information will be found on the Local Authority Social Services record.

Scope of data obtained? – There is a record for every single student in the school from year 7-11.

Describe the context of the processing: what is the nature of your relationship with the individuals? How much control will they have? Would they expect you to use their data in this way? Do they include children or other vulnerable groups? Are there prior concerns over this type of processing or security flaws? Is it novel in any way? What is the current state of technology in this area? Are there any current issues of public concern that you should factor in? Are you signed up to any approved code of conduct or certification scheme (once any have been approved)?

What is the nature of your relationship with the individuals? – Summerhill School collects and processes personal data relating to its students to ensure the school provides education to its students with teaching staff delivering the National Curriculum.

Through the Privacy Notice (Student) Summerhill School is committed to being transparent about how it collects and uses data and to meeting its data protection obligation.

How much control will they have? – Not all staff will have access to safeguarding information. CPOMS can restrict access to the designated persons file and restrict access to searching information on the system. Access to the data held on CPOMS will be controlled by username and password.

Additionally, whilst CPOMS works on any device with access to the internet, those members of staff with higher levels of access to sensitive information must download the CPOMS Authenticator App which provides additional security with access to additional sensitive information. For the password to be accepted, an alphanumeric combination with special characters must be used for the system to accept. It also has the functionality to have an automatic time out facility set by Summerhill School.

Access to CPOMS can be revoked at any time. If a member of staff hasn't logged in, in excess of 60 days, the login will need to be reactivated and a new password set. As a default, passwords must be changed every 60 days.

The school will be able to upload personal data from its PC for the data to be stored remotely. Any changes made to files are automatically copied across and immediately accessible from other devices the school may have.

Do they include children or other vulnerable groups? – All of the data will relate to children. The information will relate to safeguarding, health plans, student attendance and behaviour, etc.

Are there prior concerns over this type of processing or security flaws? – How is the information stored? Does the cloud provider store the information in an encrypted format? What is the method of file transfer? How secure is the network and what security measures are in place?

Summerhill School recognises that moving from a manual system to an electronic system which holds sensitive personal data in the cloud raises a number of General Data Protection Regulations issues as follows:

- **ISSUE:** CPOMS will be storing personal data
RISK: There is a risk of unauthorised access to information by third parties
MITIGATING ACTION: CPOMS uses a two factor authentication process, password and key required for higher access

- **ISSUE:** Transfer of data between the school and the cloud
RISK: Risk of compromise and unlawful access when personal data is transferred.
MITIGATING ACTION: All data is encrypted from source and in transit (from the management information system to CPOMS) to the data centre and back again to the data controller. This uses 256 bit AES encryption

- **ISSUE:** Understanding the cloud based solution, where data processing/storage premises are shared?
RISK: The potential of information leakage.
MITIGATING ACTION: Data encryption is applied to all sensitive information stored in the CPOMS database as specified in the service level agreement. This uses 256 bit AES encryption

- **ISSUE:** Cloud solution and the geographical location of where the data is stored
RISK: Within the EU, the physical location of the cloud is a decisive factor to determine which privacy rules apply. However, in other areas other regulations may apply which may not be Data Protection Law compliant
MITIGATING ACTION: Data centres are in the UK (owned by Memset). This means that the GDPR privacy rules apply to the cloud based service

- **ISSUE:** CPOMS as a third party processor and privacy commitments respecting personal data, i.e. the rights of data subjects
RISK: GDPR non-compliance
MITIGATING ACTION: The contract states that CPOMS Systems Ltd shall act as a data processor

- **ISSUE:** Implementing data retention effectively in the cloud
RISK: GDPR non-compliance
MITIGATING ACTION: The service level agreement states that CPOMS is hosted at three data centres, all of which are in the UK. This provides additional resilience, information is shared between and backed up by multiple data centres using duplex processing. The contract specifies that upon termination of the SLA CPOMS will delete existing data or return it to the school

- **ISSUE:** Responding to a data breach
RISK: GDPR non-compliance

MITIGATING ACTION: The contract specifies that CPOMS will notify the school as soon as reasonable practicable. If CPOMS suffers a breach of security leading to accidental or unlawful destruction, loss, alteration, unauthorised disclosure of, or access to, personal data

- **ISSUE:** Subject Access Requests

RISK: The school must be able to retrieve the data in a structured format to provide the information to the data subject

MITIGATING ACTION: As data controller the school will be responsible for responding to any subject access requests. CPOMS provides the facility to view all data linked to a specified student in a structured way

- **ISSUE:** The right to be informed; the right of access; the right of rectification; the right to erasure; the right to restrict processing; the right to data portability; the right to object

RISK: The school is unable to exercise the rights of the individual

MITIGATING ACTION: As data controller the school will be responsible for responding to any of the above. CPOMS provides the facility to view and edit all data linked to a specified student in a structured way

- **ISSUE:** Data Ownership

RISK: GDPR non-compliance

MITIGATING ACTION: Service level agreement defines CPOMS Ltd as the data processor and the school is defined as the data controller

- **ISSUE:** Cloud Architecture

RISK: The school needs to familiarise itself with the underlying technologies the cloud provider uses and the implications these technologies have on security safeguards and protection of the personal data stored in the cloud.

MITIGATING ACTION: The data is stored in tier 3 data centres

- **ISSUE:** Security of Privacy

RISK: GDPR non-compliance

MITIGATING ACTION: CPOMS is ISO 9001 and ISO 27001 registered

Describe the purposes of the processing: what do you want to achieve? What is the intended effect on individuals? What are the benefits of the processing – for you, and more broadly?

The school using this cloud based solution will realise the following benefits:

1. Management of sensitive student information in one place
2. Security and integrity of sensitive data through a secure document vault
3. Storage of information electronically rather than manually
4. Recording information and building a chronology around the student
5. Alerting staff and setting up reminders as appropriate
6. Providing bespoke reports for difference audiences, e.g. Governors or Ofsted
7. Tracking vulnerable groups and identifying trends
8. Ability to add information from staff across the school
9. Secure access across all devices wherever the setting
10. Remote access for the Safeguarding Team when dealing with child protection issues outside normal working hours

Step 3: Consultation process

Consider how to consult with relevant stakeholders: describe when and how you will seek individuals' views – or justify why it's not appropriate to do so. Who else do you need to involve within your organisation? Do you need to ask your processors to assist? Do you plan to consult information security experts, or any other experts?

CPOMS is well established at Summerhill School.

The view of YourIG has also been engaged to ensure Data Protection Law compliance

Step 4: Assess necessity and proportionality

Describe compliance and proportionality measures, in particular: what is your lawful basis for processing? Does the processing actually achieve your purpose? Is there another way to achieve the same outcome? How will you prevent function creep? How will you ensure data quality and data minimisation? What information will you give individuals? How will you help to support their rights? What measures do you take to ensure processors comply? How do you safeguard any international transfers?

The lawful basis for processing personal data is contained in the school's Privacy Notice (Student). The lawful basis includes the following:

- Health and Safety at Work Act
- Keeping Children Safe in Education
- Safeguarding Vulnerable Groups Act
- Working together to Safeguard Children Guidelines (DfE)

The school has a Subject Access Request procedure in place to ensure compliance with Data Protection Law

CPOMS will enable the school to uphold the rights of the data subject? The right to be informed; the right of access; the right of rectification; the right to erasure; the right to restrict processing; the right to data portability; the right to object; and the right not to be subject to automated decision-making? These rights will be exercised according to safeguarding considerations.

The school will continue to be compliant with its Data Protection Policy.

Step 5: Identify and assess risks

Describe source of risk and nature of potential impact on individuals. Include associated compliance and corporate risks as necessary.	Likelihood of harm	Severity of harm	Overall risk
	Remote, possible or probable	Minimal, significant or severe	Low, medium or high
Data transfer; data could be compromised	Possible	Severe	Medium
Asset protection and resilience	Possible	Significant	Medium
Data Breaches	Possible	Significant	Medium
Subject Access Request	Probable	Significant	Medium
Upholding rights of data subject	Probable	Significant	Medium
Data Retention	Probable	Significant	Medium

Step 6: Identify measures to reduce risk

Identify additional measures you could take to reduce or eliminate risks identified as medium or high risk in step 5				
Risk	Options to reduce or eliminate risk	Effect on risk	Residual risk	Measure approved
		Eliminated reduced accepted	Low medium high	Yes/no
Data Transfer	Secure network, end to end encryption	Reduced	Medium	Yes
Asset protection & resilience	Data Centre in EU, Certified, ISO 27001	Reduced	Medium	Yes
Data Breaches	Documented in contract and owned by school	Reduced	Low	Yes
Subject Access Request	Technical capability to satisfy data subject access request	Reduced	Low	Yes
Upholding rights of data subject	Technical capability to satisfy rights of data subject	Reduced	Low	Yes
Data Retention	Implementing school data retention periods as outlined in the IRMS Information Management Toolkit for Schools	Reduced	Low	Yes

Step 7: Sign off and record outcomes

Item	Name/date	Notes
Measures approved by:	Adrian Cresswell	Integrate actions back into project plan, with date and responsibility for completion
Residual risks approved by:	Adrian Cresswell	If accepting any residual high risk, consult the ICO before going ahead
DPO advice provided:	Yes	DPO should advise on compliance, step 6 measures and whether processing can proceed

Summary of DPO advice:

(1) How is the information stored on the server?

CPOMS has an enterprise level permissions system which allows each school to uniquely control which members of staff can access each type of sensitive information. Access to view incidents logged inside CPOMS is restricted by "dual factor authentication" which is a technique that many online banks and similar organisations are now using to further protect access to confidential data. CPOMS' dual factor authentication mechanism requires not only a username and password, but also a 'Soft Key' (using the CPOMS Authenticator App on their mobile phone/tablet device), which is uniquely associated to each CPOMS users account to access the system.

Access to view incidents logged inside CPOMS is restricted by "dual factor authentication"

Whenever someone tries to access CPOMS they must provide their username, password and the unique 6-digit passcode, at that moment in time, from their own CPOMS Authenticator App. The 6-digit passcode is ever changing (every 30 seconds) and will only work alongside the account credentials provided – both email address and password.

If the 'CPOMS Authenticator App' cannot be used, physical USB keys are available on request. Whenever someone tries to access CPOMS using a physical USB key they must provide their username, password and have their specific USB key in the port of the computer they are using. A button on top of the USB key is pressed and a unique (every time) 44 character code is generated which is then authorised against the account credentials provided. CPOMS USB keys are associated with one and only one account and if a user does not have their key they cannot borrow a colleague's key to access CPOMS.

Only so long as all three are present and correctly matched will access to CPOMS be permitted.

(2) Where is the server located?

Data centres within the UK (as stated in CPOMS Supplier self – certification statement)

(3) Do you store the information in an encrypted format?

All information stored in encrypted (as stated in CPOMS Supplier self – certification statement)

(4) What is the method of file transfer from school to the remote server and vice versa?

It is encrypted between the school and CPOMS.

(5) How secure is the network?

All connections to CPOMS are encrypted over SSL. The https:// (instead of the normal <http://>) in the browser's address bar denotes a SSL connection, which means any data transferred is encrypted before being sent.

The SSL certificate also enables the user's computer(s) to verify that the CPOMS server is the server it says it is. Connections are encrypted with 256-bit AES encryption, the US Government standard for encryption, and 256-bit is the highest level currently available.

SSL encryption takes place between the schools' computer and the CPOMS server when CPOMS is accessed and between the schools' Management Information System (MIS) and the CPOMS server when data is being transferred through the automatic extract.

In addition to the above encryption, data encryption is also applied to all sensitive information stored in the CPOMS database.

The text of incidents and actions together with native or scanned documents are all encrypted as they are stored and decoded when an authenticated request is made to view them. This means that if, in the extremely unlikely event that unauthorised access was somehow obtained to the database where the information is stored then the data, having been encrypted cannot be interpreted. This encryption also uses the 256-bit AES encryption standard referred to above.

(6) What certification does CPOMS have?

ISO 27001 certified

DPO advice accepted or overruled by:	Yes	If overruled, you must explain your reasons
Comments:		
Consultation responses reviewed by:		If your decision departs from individuals' views, you must explain your reasons
Comments:		

This DPIA will kept under review by:	Vicki Poole	The DPO should also review ongoing compliance with DPIA
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