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## **Record of Processing Activities under Article 30 of the GDPR**

Name and Cantast	Dubling Change (Surgerste) Led
Name and Contact	Publica Group (Support) Ltd
Details of the Controller	Trinity Road, Cirencester Gloucestershire GL7 IPX
Name and Contact	Data Protection Officer (DPO)
Details of the Data	Publica Group (Support)
Protection Officer	Ltd
	Trinity Road, Cirencester
	Gloucestershire GL7 IPX
	Tel: 01993 861194
	Email: data.protection@publicagroup.uk
Purposes of the	We process personal information to enable us to provide a range of government
Processing	services to local people and businesses which include:
	maintaining our own accounts and records
	<ul> <li>supporting and managing our employees</li> </ul>
	<ul> <li>promoting the services we provide</li> </ul>
	marketing our local tourism
	<ul> <li>carrying out health and public awareness campaigns</li> </ul>
	managing our property
	<ul> <li>providing leisure and cultural services</li> </ul>
	<ul> <li>carrying out surveys and consultations</li> </ul>
	<ul> <li>processing planning applications and appeals</li> </ul>
	managing planning enforcement
	<ul> <li>monitoring Section 106 agreements</li> </ul>
	management of landscaping
	<ul> <li>administering the assessment and collection of taxes and other revenue including benefits and grants</li> </ul>
	<ul> <li>licensing and regulatory activities</li> </ul>
	<ul> <li>local fraud initiatives</li> </ul>
	<ul> <li>crime prevention and prosecuting offenders including the use of CCTV</li> </ul>
	<ul> <li>corporate administration and all activities we are required to carry out as</li> </ul>
	a data controller and public authority
	<ul> <li>undertaking research</li> </ul>
	<ul> <li>the provision of all commercial services including the administration and</li> </ul>
	enforcement of parking regulations and restrictions
	<ul> <li>the provision of all non-commercial activities including refuse collections</li> </ul>
	form residential properties
	<ul> <li>internal financial support and corporate functions</li> </ul>
	<ul> <li>managing archived records for historical and research reasons</li> </ul>
	<ul> <li>data matching under local and national fraud initiatives</li> </ul>
	debt administration and factoring
	• the use of CCTV systems for public safety , protection of life and
	property and traffic management
	<ul> <li>management of information technology systems</li> </ul>
	<ul> <li>information and databank administration</li> </ul>
	public health
	<ul> <li>prevention and control of disease within the community</li> </ul>
	occupational health and welfare
	<ul> <li>producing and distributing printed material</li> </ul>

	<ul> <li>management of public relations, journalism, advertising and media</li> <li>sonding promotional communications about the sonvices</li> </ul>
	<ul> <li>sending promotional communications about the services we provide</li> </ul>
	<ul> <li>enabling us to buy, sell, promote and advertise our products and services</li> </ul>
	<ul> <li>fundraising</li> </ul>
	<ul> <li>Providing payment facilities by telephone and online</li> </ul>
	any duty or responsibility of the local authority arising from common or
	statute law
Lawful Basis for processing	Publica Group (Support) Ltd will only collate data where it has a valid lawful basis for processing that data. It ensures at least one (but is not limited to one) of the six lawful bases for processing data is followed.
	These are defined by the Information commissioner's office as:
	(a) <b>Consent:</b> the individual has given clear consent for you to process their personal data for a specific purpose.
	(b) Contract: the processing is necessary for a contract you have with the individual, or
	because they have asked you to take specific steps before entering into a contract.
	(c) Legal obligation: the processing is necessary for you to complywith the law (not including contractual obligations).
	(d) Vital interests: the processing is necessary to protect someone'slife.
	(e) Public task: the processing is necessary for you to perform a taskin the public
	interest or for your official functions, and the task or function has a clear basis in law.
	(f) Legitimate interests: the processing is necessary for your legitimate interests or the legitimate interests of a third party unless there is a good reason to protect the individual's personal data whichoverrides those legitimate interests. (This cannot apply if you are a public authority processing data to perform your official tasks.)
Description of the	We process personal information about:
categories of Data	
Subjects	• residents
	carers or parents of children
	<ul> <li>customers</li> <li>suppliers</li> </ul>
	<ul> <li>employees and persons contracted to provide a service (next of kin)</li> </ul>
	<ul> <li>councillors</li> </ul>
	• claimants
	• complainants, enquirers or their representatives
	<ul> <li>professional advisers and consultants</li> </ul>
	carers or representatives (this can include where we have written
	approval)
	health professionals
	<ul> <li>landlords</li> </ul>
	recipients of benefits
	• witnesses
	offenders and suspected offenders
	<ul> <li>licence and permit holders</li> <li>traders and others subject to inspection</li> </ul>
	<ul> <li>traders and others subject to inspection</li> <li>people captured by CCTV images</li> </ul>
	<ul> <li>people captured by CCTV images</li> <li>representatives of other organisations</li> </ul>
	<ul> <li>donors and potential donors to charitable causes</li> </ul>
	<ul> <li>consultation participants</li> </ul>
	<ul> <li>objectors and supporters of planning proposal</li> </ul>

Categories of Personal	We process information relevant to the above -purposes which may
Data	include:
	• name
	date of birth
	address
	• contact details
	Household (and its usage) details
	Lifestyle and social circumstances
	national insurance number
	Financial Details     Financial details
	<ul><li>Employment and education details</li><li>Housing needs</li></ul>
	<ul> <li>health records</li> </ul>
	passport details
	driving license
	• CCTV
	• photographs
	racial or ethnic information
	trade union membership
	religious / philosophical beliefs
	sexual life / orientation
	criminal convictions
	Licenses or permits held
	Business activities
	We also process sensitive classes of information that may include:
	Physical or mental health details
	Racial of ethnic origin
	Trade Union membership
	Political affiliation
	Political opinions
	Offences (including alleged offences)
	Religious or other beliefs of a similar nature
	Criminal proceedings, outcomes and sentences
	Biometric data

Categories of Recipients	Where allowed by law, necessary, or required by law we may share information
to whom Personal Data	with:
may be disclosed	
may be disclosed	members of the public
	residents
	customers or service users
	<ul> <li>family, associates or representatives of the person whose personal data</li> </ul>
	we are processing
	current, past and prospective employers
	<ul> <li>healthcare, social and welfare organisations</li> </ul>
	<ul> <li>providers of goods and services</li> </ul>
	financial organisations
	<ul> <li>debt collection and tracing agencies</li> </ul>
	private investigators
	service providers
	<ul> <li>local and central government</li> </ul>
	<ul> <li>ombudsman and regulatory authorities</li> </ul>
	<ul> <li>press and the media</li> </ul>
	• consultants
	<ul> <li>courts and tribunals</li> </ul>
	trade unions
	<ul> <li>political organisations</li> </ul>
	<ul> <li>professional advisors</li> </ul>
	credit reference agencies
	<ul> <li>professional bodies</li> </ul>
	<ul> <li>survey and research organisations</li> </ul>
	emergency services
	<ul> <li>housing associations and landlords</li> </ul>
	<ul> <li>voluntary and charitable organisations</li> </ul>
	<ul> <li>religious organisations</li> </ul>
	<ul> <li>data processors</li> </ul>
	<ul> <li>regulatory bodies</li> </ul>
	<ul> <li>courts and prison service</li> </ul>
	HM Customs and Excise
	<ul> <li>international law enforcement agencies and bodies</li> </ul>
	security companies
	<ul> <li>partner agencies, approved organisations and individuals working with the police</li> </ul>
	licensing authorities
	healthcare professionals
	<ul> <li>law enforcement and prosecuting authorities</li> </ul>
	<ul> <li>legal representatives and defence solicitors</li> </ul>
	<ul> <li>police complaints authority</li> </ul>
	the disclosure and barring service
	<ul> <li>charities and not for profit partners</li> </ul>
Transfer of Personal	Transfers may take place when:
Data to a Third Country	
and Safeguards	• technical and organisational security measures have been put in place via a
J	contract; or
	• with the consent of the data subject; or
	where required by law

Time Limits for Erasure	Publica Group (Support) Ltd have a data retention policy that indicates a time period for personal data to be held by the organisation – the retention period is indicated by the nature of the enquiry and where possible, indicated by the department it relates to. This document can be found on our website at: <u>https://publicagroup.uk/support/privacy-and-data/</u>
Technical and	We take organisational security measures such as, but not limited to:
Organisational Security	
Measures (Article 32)	encryption
	pseudonymisation
	anonymisation
	<ul> <li>BCP and resilience planning including backups</li> </ul>
	<ul> <li>robust security updates including timely patching and anti-virus software</li> </ul>
	• use access controls
	• physical security e.g. restricted access to site locations & clear desk policy
	penetration testing
	risk assessment
	data protection impact assessments
	• staff training
	contractual requirements
Privacy notices:	We have published privacy notices for each service area that gathers personal data. More information relating to this can be found on our website: https://publicagroup.uk/support/privacy-and-data/

All Publica Group (Support) Ltd contracts will require any data processor to also keep a record, in writing, of the above when it is processing data on behalf of the Council unless it is an enterprise or organisation that employs fewer than 250 people AND:

- the processing it carries out in unlikely to result in a risk to the rights and freedoms of data subjects
- the processing is occasional; or
- the processing does not include special categories of data or personal data relating to criminal convictions and offences

We have an obligation to ensure this document is up to date and contains all of therelevant information in terms of its processing activities. This written Record of Processing Activities shall be made available to the relevant supervisory authority on request.