

Data Protection Notice

CASP General Data Protection Notice

How we protect and manage your personal data

1. What is a Data Protection Notice?

The Child and Family Agency, Tusla ('we' 'our' 'us') strongly believes in protecting the confidentiality and security of your <u>personal data</u>. This document is referred to as our 'CASP Data Protection Notice" or throughout this document "Data Protection Notice" and describes how we use the personal data that we collect and receive about you.

All references to 'you' in this document are intended to refer to:

(a) **a mandated person** who is classified in Schedule 2 of the Children First Act 2015. Mandated persons are people who have contact with children and/or families who, by virtue of their qualifications, training and experience, are in a key position to help protect children from harm. Mandated persons include key professionals working with children in the education, health, justice, youth and childcare sectors. Certain professionals who may not work directly with children, such as those in adult counselling or psychiatry, are also mandated persons. The list also includes registered foster carers and members of the clergy or pastoral care workers of a church or other religious community.

or

- (b) a relevant third party who is defined in CASP as:
- 1. Any person who is in a position of responsibility for a child or children's safety and wellbeing. It includes someone who is in a position of direct authority over a PSAA, if the PSAA is employed or if they volunteer in an organisation where they may have contact with children through their work.
 - For example, the principal of a school who has authority over a teacher, the Chief Executive Officer of a non-governmental organisation who has authority over an employee, the leader of a children's sports or activity group with authority over a volunteer, and so on. (See 'relevant organisation' in Section 2 of the National Vetting Bureau (Children and Vulnerable Persons) Act 2012.)
- 2. Any registration or regulatory body, such as, Health and Social Care Professionals Council (CORU), Medical Council, Teaching Council, and so on.

or

(c) **a witness** who is defined in CASP as a person - adult or child - who may have seen an event or may have relevant information or know something about the disclosure made.

or

(d) any other person not referred to above whose personal data is processed as part of CASP excluding a Person Making a Disclosure (PMD) or a Person the Subject of an Abuse Allegation (PSAA)

This Data Protection Notice contains some terms which you may need help understanding. The most commonly used terms are listed in the Glossary at the end of our Data Protection Notice.

2. Who We Are

The Child and Family Agency, Tusla, is a statutory body established under the Child and Family Agency Act 2013. Tusla is required under section 3 of the Child Care Act 1991 (as amended) to promote the welfare of both identified and identifiable children in its area who are not receiving adequate care and protection.

This requires Tusla to take all reasonable steps to investigate a disclosure of child abuse before sharing information with third parties to safeguard children from risk while ensuring that the person the subject of abuse allegations (PSAA) which is defined in CASP as a person – either a child or an adult – who has had allegations of child abuse made against them, is afforded fair procedures.

The Child Abuse Substantiation Procedure (CASP) is the process and steps involved in Tusla's assessment of disclosures of child abuse, where Tusla may need to inform a relevant third party of a potential risk to children. Examples of relevant third parties include parents, family members, employers and community organisations.

We are the **Controller** of your personal data as we decide what information to collect about you and what we will use it for in order to discharge our statutory responsibilities in relation to CASP.

This Data Protection Notice contains some terms which you may need help understanding. The most commonly used terms are listed in the Glossary at the end of our Data Protection Notice.

3. How to Contact Us for Help

If you want help with our Data Protection Notice or have questions about it, please contact the Child and Family Agency's Data Protection Officer whose contact details are below:

Telephone:	+353 1 771 8500
Email:	datacontroller@tusla.ie
Post:	Tusla, Brunel Building, Heuston South Quarter, St John's Road W, Kilmainham, Dublin, Ireland

If you are unhappy about any aspect of the way we collect, share or use your personal data, we would like you to tell us. You can contact us using the details above. You can make a data subject rights request using our **Data Subject Rights Request Portal**

If you are not happy with our response, you have a right to complain to the:

Data Protection Commission

21 Fitzwilliam Square South Dublin 2 D02 RD28 Ireland

www.dataprotection.ie

https://forms.dataprotection.ie/contact

4. Your Rights

We have set out a summary of your rights regarding your <u>personal data</u> below. This section explains your rights in relation to your personal data in detail. The various rights are not absolute and are subject to certain exceptions or qualifications.

Your Right	This may include:
The right to be informed	You have the right to be provided with clear, transparent and easily understandable information about how we use your personal data and your rights. This is why we're providing you with the information in this Data Protection Notice.
The right of access	You have the right to obtain access to your personal data (if we're processing it), and other certain information (similar to that provided in this Data Protection Notice).
	This is so you're aware and can check that we're using your personal data in accordance with data protection law.
	What can you request access to?
	You have the right to:
	 receive confirmation from us that your personal data is being processed;
	 receive confirmation from us about the type of information we hold about you, why we use it, what we use it for and information about your rights (all of this is included in this Data Protection Notice); and
	- access to your information.
	You can request copies of paper and electronic records (including recorded calls, where applicable) about you that we hold, share or use. To deal with your request, we can request proof of identity and enough personal data to enable us to locate the personal data you request.
	When will access not be provided?
	We can only provide you with your information, not personal data about another person. Also, where access would adversely affect another person's rights, we are not required to provide this. Due to legal privilege, we may not be able to show you everything that we learned in connection with a claim or legal proceeding.
	Please clearly set out in your access request the personal data that you're requesting. If this is not clear, we may come back to you to ask for further personal data by way of clarification.

Your Right This may include: The right to You're entitled to have your personal data corrected if it's inaccurate or rectification incomplete. **Correcting your Information** You have the right to obtain from us without undue delay the correction of inaccurate personal data concerning you. If you tell us that the personal data we hold on you is incorrect, we will review it and if we agree with you, we will correct our records. If we do not agree with you, we will let you know. If you wish, you can tell us in writing that you believe our records still to be incorrect and we will include your statement when we give your personal data to anyone outside the Child and Family Agency. You can contact us using the details in the section at the beginning of the Data Protection Notice headed 'How to Contact Us for Help' You may also have the right to have incomplete personal data completed, including by means of providing a supplementary statement. Whether or not this is appropriate in any particular case depending on the purposes for which your personal data is being processed. We need to notify any third parties with whom we have shared your personal data that you've made a rectification request. We will take reasonable steps to do this, but if it is not possible or may involve disproportionate effort we may not be able to do this or ensure they rectify the personal data they hold. **How You Can See and Correct Your Information** Generally, we will let you see the personal data that we hold about you, or take steps to correct any inaccurate information, if you ask

us in writing. Due to legal privilege, we may not be able to show you everything that we learned in connection with a claim or legal

proceedings.

Your Right

This may include:

The right to erasure

This is also known as 'the right to be forgotten' and enables you to request the deletion or removal of your personal data where there's no compelling reason for us to keep using it. This is not an absolute right to erasure. We may have a right or obligation to retain the information, such as where we are under a legal obligation to do so or have another valid legal reason to retain it.

When can you request erasure?

Subject to the section below you have a right to have your personal data erased, and to prevent processing, where:

- the personal data is no longer necessary for the purpose it was originally collected/processed;
- we have been processing your personal data in breach of data protection laws; or
- the personal data has to be erased in order to comply with a legal obligation

When can we refuse erasure requests?

The right to erasure does not apply where your information is processed for certain specified reasons, including for the exercise or defence of legal claims or to allow us to administer and manage our employment relationship.

Do we have to tell other recipients of your personal data about erasure requests?

Where we have provided the personal data you want to be erased to third parties, we need to inform them about your erasure request, so they can erase the personal data in question. We will take reasonable steps to do this, but this may not always be possible or may involve disproportionate effort.

It may also be that the recipient is not required/able to erase your personal data because one of the exemptions above applies.

Your Right This may include: The right In certain situations, you have the right to 'block' or suppress further use to restrict of your information. When processing is restricted, we can still store processing your information, but may not use it further. When is restriction available? You have the right to restrict the processing of your personal data: - where you disagree with the accuracy of the information, we need to restrict the processing until we have verified the accuracy of the information: - when processing is unlawful and you oppose erasure and request restriction instead; - if we no longer need the personal data but you need this to establish, exercise or defend a legal claim; or - where you have objected to the processing based on your individual interests and we are considering whether those interests should take priority over our legitimate grounds for processing Do we have to tell other recipients of your personal data about the restriction? Where we have disclosed your relevant personal data to third parties, we need to inform them about the restriction on the processing of your information, so that they don't continue to process this. We will take reasonable steps to do this, but this may not always be possible or may involve disproportionate effort. We'll also let you know if we decide to lift a restriction on processing. The right to You have the right to object to certain types of processing of your object personal data. If you object to the processing of your personal data in relation to CASP we will review your objection in the context of the personal data we process about you. If we consider that we can demonstrate compelling legitimate grounds for the processing which may override your individual objection we may continue to process your personal data despite your objection. If we feel we cannot demonstrate compelling

legitimate grounds for the processing, we will stop processing your personal data. We will continue to process your personal data where it is necessary for research and statistical purposes carried out in the public interest as the right to object does not apply in this instance.

Further information and advice about your rights can be obtained from the Data Protection Commission, 21 Fitzwilliam Square South, Dublin 2, D02 RD28, Ireland, or on its website at **www.dataprotection.ie.**

You are entitled to receive your personal data free of charge except where we may charge a reasonable fee to cover our administrative costs of providing the personal data for manifestly unfounded or excessive/repeated requests, or further copies of the same information.

Alternatively, we may be entitled to refuse to act on the request. Please consider your request responsibly before submitting it. We will respond as soon as we can. Generally, this will be within one month from when we receive your request but, if the request is going to take longer to deal with, we will let you know.

In order to exercise any of the rights described below please contact us using the details in the section at the beginning of the Data Protection Notice headed 'How to Contact Us for Help'

5. What personal data do we process?

Description	This may include
Identification Information	First name(s), maiden name and surname, age, date and place of birth, gender, marital status, number of dependents, language of communication, nationality, citizenship.
Physical Characteristics and Location Information	Contact Details, Address, Physical Description
Family, Lifestyle and Social Circumstances Information	Information relating to family, lifestyle and social circumstances, family and other household members, housing and travel
Criminal Convictions	Information relating to criminal convictions, offences or alleged offences
Special categories of information	Information classified by law as "special categories of personal data" including information about health, medical records, sexual history or sex life, racial and/or ethnic origin, religion and religious beliefs

6. How do we collect this personal data?

We collect and process personal data relating to disclosures of abuse and offences against children both from Persons Making Disclosures (PMDs) themselves, from mandated persons and from other sources including members of the public who are not mandated persons (non-mandated persons).

The Children First Act 2015 (the 2015 Act) requires certain specified categories of persons, known as "mandated persons", to report child protection concerns to Tusla using a mandated report form. This applies where the person knows, believes or has reasonable grounds to suspect that a child is being harmed, has been harmed or is at risk of being harmed, or where the child makes such a disclosure.

A notification, referral or disclosure about child abuse may come from outside of Tusla from the following parties which initiates the standard child protection and welfare process:

- A referral from a mandated person
- A referral from a non-mandated person
- A notification from An Garda Síochána
- A disclosure from a PMD (child)
- A disclosure made on behalf of a PMD by a parent/guardian or other party (child)
- A retrospective disclosure from a PMD (adult)
- A disclosure made on behalf of a PMD by another individual (adult)

An internal referral may arise from a child protection and welfare case being processed in Tusla.

After the initial notification, referral or disclosure, Tusla may collect more personal data from:

- The PMD or person representing the PMD who may provide further data on request or of their own initiative;
- The PSAA who may provide further data on request or of their own initiative
- An Garda Síochána, the Health Services Executive, medical practitioners;
- Tusla Child Protection and Welfare sources:
- Third parties identified by either the PMD or PSAA as witnesses;

7. How will we use your personal data?

We may use the information we have about you for the following purposes:

Why We Use Your Personal Data:	What this means:
Notifying An Garda Síochána (AGS)	Where Tusla suspects that a crime has been committed and a child has been wilfully neglected or physically or sexually abused, it will formally notify An Gardaí Síochána without delay as it has a legal obligation to do so.
Obtaining Mandated Assistance from a Mandated Person	Tusla may disclose information about a child protection concern with a mandated person in order for that mandated person to assist Tusla with such information and assistance as it may reasonably require.
Screening	All referrals of child abuse received by Tusla will be subject to a screening and CASP preliminary enquiry process to determine if there is a basis for a substantiation assessment and safety planning for an identified and/or yet to be identified child(ren).
	When screening a referral, the CASP Social Worker must consider the following:
	a) does the information in the referral meet the Children First threshold of reasonable grounds for concern and definition of child abuse? and
	b) are they satisfied that the referral information is not a fake or a hoax? and
	c) does the information in the referral fall within the category of cases as outlined in Section 3.2 Criteria for applying the CASP to allegations of child abuse?
	The screening stage is also used to make decisions on any immediate protective action that may be required in relation to identified and/or yet to be identified children.
CASP Preliminary Enquiries	The CASP Social Worker will contact the PMD, outlining the process and informing him or her of his or her rights, liaise with AGS as appropriate and identify prospective witnesses and will determine before progressing to Stage 1 whether:
	(i) There are ongoing grounds for concern; and
	(ii) The disclosure warrants further investigation
Stage 1 of the Substantiation Assessment	The CASP Social Worker will engage in the interview process with the PMD and identified witnesses, carry out checks for reliability and accuracy of the information gathered and will determine before progressing to Stage 2 whether:
	(i) There are ongoing grounds for concern; and
	(ii) The allegation warrants further investigation.

Why We Use Your Personal Data:	What this means:
Stage 2 of the Substantiation Assessment	The CASP Social Worker will engage in the interview process with the PSAA and identified witnesses, carry out checks for reliability and accuracy of the information gathered including, if appropriate, facilitating questions from the PSAA to the PMD before reaching a conclusion.
Provisional and Final Conclusion	 The CASP Social Worker can reach either of the following conclusions: Founded Outcome: The outcome of a substantiation assessment where it is established on the balance of probabilities that child abuse has occurred. Unfounded Outcome: The outcome of a substantiation assessment where it is not established on the balance of probabilities that child abuse has occurred The CASP Social Worker will inform the PSAA (and/or their parents if the PSAA is a child) of the provisional conclusion and provide him or her with 21 days in which to respond with any observations or new information. The final conclusion is reached once any representation or additional information provided by the PSAA in response to the Provisional Conclusion, has been considered and assessed. The Social Worker will inform the PSAA (and/or their parents if the PSAA is a child) of the final conclusion and inform the PSAA that if he or she wants a review, he or she must ask for the review within 14 days of receipt of the final conclusion and that if the PSAA does not ask for a review, the final conclusion of Founded will stand.
CASP Review	If a Founded outcome has been reached and if the PSAA is not satisfied with the Founded outcome he or she can ask that it is looked at by another group of people known as the CASP Review Panel.
Statistical Analysis and Research	Statistics from CASP will be compiled and may be shared with researchers. Please note that when we provide these statistics to researchers for analysis and research we take out all personal data from this information so that you are not identified or identifiable from this information either on its own or when combined with any other information.

8. Why are we allowed to process your personal data?

We only use your information for the reasons set out above in Section 7 'What will my personal data be used for?' We are permitted to do so under the General Data Protection Regulation (GDPR) generally because

- the processing is necessary for the performance of tasks carried out in the public interest or in the exercise of official authority vested in us;
- the processing of your **personal data** is necessary for compliance with a legal obligation to which we are subject;

AND in the case of "special categories of personal data", also because the processing is necessary for the purposes of provision of medical care, treatment or social services, management of health or social care systems and services.

9. How long do we keep your personal data?

We will keep your information for no longer than is necessary for the purposes for which the information is collected. Our data retention policies comply with all applicable laws and data protection legislation to which we are subject. They set out how long we are allowed to retain different types of data we hold and are reviewed on a regular basis. Our retention periods take into account legal obligation(s) under applicable law to retain data for a certain period of time, statute of limitations under applicable law and guidelines issued by relevant data protection authorities and other relevant regulatory authorities.

10. Sharing Your Personal Data

We share personal data only to the extent that this sharing is strictly necessary with relevant third parties for the purposes of notifying them of child protection concerns, mandated persons for the purposes of obtaining their assistance with assessing child protection concerns, An Garda Síochána for the purposes of reporting a crime or suspected crime or for the purposes of making a specified information notification to the National Vetting Bureau of An Garda Síochána

If you are a **mandated person** we will disclose only your role but not your name or contact details to a PMD, PSAA (and his or her representative subject to signing a confidentiality agreement) or other mandated person but may need to disclose your name and contact details to An Garda Síochána if requested to do so for criminal investigation purposes.

If you are a **relevant third party** we will disclose your name, the fact that you are a relevant third party and the information that we will disclose to you in relation to a child protection concern with the PSAA.

If you are a **witness** or a **person to whom the alleged abuse was disclosed** we may disclose this fact and your name to either the PMD or the PSAA (depending on the circumstances of the case) in order for the disclosure to be investigated and the PSAA to respond to the allegations made against him or her. We will only disclose this information if we think it is strictly necessary for these purposes. We may disclose this information to An Garda Síochána for the purposes of reporting a crime or suspected crime. We may also disclose this information to the Garda National Vetting Bureau for the purposes of making a specified information notification.

If you are **another alleged victim or identified child at risk** we may disclose this fact and your name to either the PMD or the PSAA (depending on the circumstances of the case) in order for the allegation to be investigated and the PSAA to respond to the allegations made against him or her. We will only disclose this information if we think it is necessary for these purposes. We may also disclose your name and the fact that you are another alleged victim or identified child at risk to a relevant third party in order for the relevant third party to take steps to protect you. We may disclose this information to An Garda Síochána for the purposes of reporting a crime or suspected crime. We may also disclose this information to the Garda National Vetting Bureau for the purposes of making a specified information notification.

We store your data on a cloud infrastructure provided by our thirdparty service provider. This data sharing arrangement with the provider is governed by a service agreement that requires the provider to implement and maintain appropriate technical and organizational measures to protect your **personal data** and to maintain its confidentiality and security. The provider is required to abide by the requirements of data protection law regarding the collection, use, transfer, retention, and other processing of your **personal data**. The provider may transfer the data to a third country for purposes of providing this hosting service and is required to undertake such transfers subject to appropriate safeguards as **model clauses** described in Article 46 of the GDPR and such transfers and safeguards will be documented according to Article 30(2) of the GDPR.

11. How we keep your personal data safe and secure

The security and confidentiality of your personal data is extremely important to us. Tusla has technical, administrative, and physical security measures in place to protect your personal data from unauthorised access and improper use; secure our IT systems and safeguard the information; and ensure we can restore your data in situations where the data is corrupted or lost in a disaster recovery situation. We use encryption or other security measures which we consider appropriate to protect your personal data. We also review our security procedures periodically to consider appropriate new technology and updated methods. Despite our reasonable efforts, no security measure is ever perfect or impenetrable.

Glossary

Personal data is any personal information relating to an individual who can be identified, directly or indirectly, by reference to that information.

The **Controller** is the person or organisation which decides the purposes and means of the processing of personal data either on its own or with others.

Processing means any operation or set of operations which is performed on personal data such as collection, recording, organisation, structuring, storage, alteration, retrieval, consultation, use, disclosure, erasure or destruction.

Special categories of personal data are types of personal data which might show a person's race, ethnicity, political opinions, religious or philosophical beliefs, trade union membership, sex life or sexual orientation, details about their health and any genetic or biometric data.

Model clauses are standard contractual clauses which have been approved by the European Commission as providing adequate safeguards to enable personal data to be transferred outside the European Economic Area.

Personal Data Breach means a breach of security leading to the accidental or unlawful destruction, loss, alteration, unauthorised disclosure of, or access to, personal data transmitted, stored or otherwise processed