



# **Data Retention Policy 2021**

# 1. Purpose of this Policy

The Data Protection Acts 1988 and 2018 (the DPA) and, from the 25th of May 2018, the General Data Protection Regulation (the GDPR) has imposed additional obligations on us, as a Data Controller, to process personal data in a fair manner.

Under these rules, individuals have a right to be informed about how their personal data is processed. The GDPR sets out the information that we should supply to individuals and when individuals should be informed of this information. We are obliged to provide individuals with information on our retention periods or criteria used to determine the retention periods.

The length of time for which DONEGAL RAPE CRISIS CENTRE needs to retain Personal Data is set out in the DONEGAL RAPE CRISIS CENTRE '**Personal Data Retention Schedule**'. This takes into account the legal and contractual requirements that influence the retention periods set forth in the schedule.

All Personal Data should be deleted or destroyed as soon as possible where it has been confirmed that there is no longer a need to retain it.

## **1.1. Grounds for processing**

DONEGAL RAPE CRISIS CENTRE are required to provide data subjects with the legal grounds or lawful basis that they are relying on for processing personal data.

The 6 legal grounds for processing personal data are as follows:

- 1. Consent;
- 2. Performance of a contract;
- 3. Legal obligation;
- 4. Vital interest;
- 5. Public interest;
- 6. Legitimate interest

Explicit consent is required where special categories, also known as sensitive personal data are being processed.

DONEGAL RAPE CRISIS CENTRE may be able to rely on more than one legal basis for collecting personal data.





If there is no justification for retaining personal information, then that information should be routinely deleted. Information should never be kept "just in case" a use can be found for it in the future.

In the absence of any legal requirements, personal data may only be retained as long as necessary for the purpose of processing.

## **1.2. Further Processing**

Retention of personal data is lawful only when it is compatible with the purposes for which it was originally collected.

## **1.3.** Right of Erasure

Individuals have the right to have their personal data erased and no longer processed in the following circumstances:

- Where the personal data is no longer necessary in relation to the purposes for which it was collected or otherwise processed;
- Where a data subject has withdrawn his or her consent or objects to the processing of personal data concerning him or her;
- Where the processing of his or her personal data does not otherwise comply with the GDPR

#### 2. Document Retention Procedure

- 2.1. As an organisation, DONEGAL RAPE CRISIS CENTRE is required to retain certain records, usually for a specific amount of time. The accidental or intentional destruction of these records during their specified retention periods could result in the following consequences:
  - Fines and penalties;
  - Loss of rights;
  - Obstruction of justice charges;
  - Contempt of court charges;
  - Serious disadvantages in litigation
- 2.2. DONEGAL RAPE CRISIS CENTRE retain certain records because they contain information that:
  - Serves as DONEGAL RAPE CRISIS CENTRE's organisational memory;
  - Have enduring organisational value, for example, they provide a record of a transaction, evidence DONEGAL RAPE CRISIS CENTRE's rights or obligations, protect our legal interests or ensure operational continuity;
  - Serves to enable the functions and business of the DONEGAL RAPE CRISIS CENTRE

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- Must be kept in order to satisfy legal, accounting or other regulatory requirements
- 2.3. DONEGAL RAPE CRISIS CENTRE aim to balance these requirements with our statutory obligation to only keep records for the period required and to comply with data minimisation principles. The retention schedule below sets out the relevant periods for the retention of DONEGAL RAPE CRISIS CENTRE's documents.

## 3. Types of Documents

This policy explains the differences among records, disposable information, personal data and confidential information belonging to others.

#### 3.1. Records

A record is any type of information created, received or transmitted in the transaction of DONEGAL RAPE CRISIS CENTRE's business, regardless of physical format. Examples of, but not limited to, where the personal data may be located are:

- Appointment books and calendars
- Audio and video recordings
- Computer and software programs
- Contracts
- Forms
- Electronic/digital files
- E-mails and their attachments
- Handwritten notes
- Invoices
- Letters and other hard copy correspondence
- Memory in mobile phones
- Online postings, such as on Facebook, Twitter and other sites
- Servers own or third party
- Voicemails

Therefore, any paper records and electronic files, that are part of any of the categories listed in the Records Retention Schedule contained in the Appendix to this policy, must be retained for the amount of time indicated in the Records Retention Schedule.

A record must not be retained beyond the period indicated in the Record Retention Schedule, unless a valid business reason (or a litigation hold or other special situation) calls for its continued retention.

If you are unsure whether to retain a certain record, seek expert advice.

#### **3.2.** Disposable Information





Disposable information consists of data that may be discarded or deleted at the discretion of the user once it has served its temporary useful purpose and/or data that may be safely destroyed because it is not a record as defined by this policy. Examples may include:

- Duplicates of originals that have not been annotated;
- Preliminary drafts of letters, memoranda, reports, worksheets and informal notes that do not represent significant steps or decisions in the preparation of an official record;
- Books, periodicals, manuals, training binders and other printed materials obtained from sources outside of DONEGAL RAPE CRISIS CENTRE and retained primarily for reference purposes;
- Spam and junk mail

## 3.3. Personal Data

Personal Data is defined as any data which can identify an individual either on its own or when combined with other data which we possess.

## 3.4. Confidential Information

Any confidential information obtained by a member of staff/volunteer must not, so long as such information remains confidential, be disclosed to or used by DONEGAL RAPE CRISIS CENTRE for any purpose other than the purpose for which it was obtained, except in order to prevent death or serious harm to the client or to another person in an emergency situation.

Unsolicited confidential information submitted to DONEGAL RAPE CRISIS CENTRE should be refused, returned to the sender where possible, and deleted if received electronically, except if it is necessary to retain it in order to prevent death or serious harm to the client or to another person in an emergency situation.

## 4. The role of the Executive Director/Data Protection Officer in Records Management

The Executive Director/Data Protection Officer, in conjunction with the Board, is responsible for identifying the documents that DONEGAL RAPE CRISIS CENTRE must or should retain, and determining the proper period of retention. The responsibilities of the Executive Director/Data Protection Officer include oversight of the following:

- Arranging for the proper storage and retrieval of records;
- Handling the destruction of records whose retention period has expired;
- Planning, developing and prescribing document disposal policies, systems, standards and procedures;
- Monitoring compliance so that employees know how to follow the document management procedures;

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- Developing and implementing measures to ensure staff know what information DONEGAL RAPE CRISIS CENTRE has and where it is stored, that only authorised users have access to certain information, and that DONEGAL RAPE CRISIS CENTRE keeps only the information it needs;
- Establishing standards for filing and storage equipment and recordkeeping supplies;
- In cooperation with the Board, establish a disaster plan to ensure maximum availability of DONEGAL RAPE CRISIS CENTRE records in order to re-establish operations quickly and with minimal interruption and expense;
- Determining the practicability of and, if appropriate, establishing a uniform filing system and a forms design and control system;
- Periodically review the records retention schedules and legislation to determine if DONEGAL RAPE CRISIS CENTRE's document management program and its Records Retention Schedule is in compliance with legislation.
- Inform staff and the Board of any laws and administrative rules relating to corporate records;
- Explain to new staff/volunteers their duties relating to the document management;
- Ensuring that the maintenance, preservation, and destruction of DONEGAL RAPE CRISIS CENTRE records is carried out in accordance with this policy and our legal requirements.
- Planning the timetable for the annual records destruction exercise and the annual records audit;
- Evaluating the overall effectiveness of the document management program;
- Reporting annually to the Board on the implementation of the document management program

## 5. How to Store and Destroy Records

## 5.1. Storage

DONEGAL RAPE CRISIS CENTRE records must be stored in a safe, secure and accessible manner.

Any documents and financial files that are essential to operations during an emergency must be duplicated and/or maintained off site securely on a cloud-based platform.

## 5.2. Destruction

DONEGAL RAPE CRISIS CENTRE is responsible for the continuing process of identifying the records that have met their required retention period and supervising their destruction.

The destruction of hard copy personal data, confidential, financial and personnel-related records must be conducted by shredding.

The destruction of electronic records must be deleted and archived, download and back up versions deleted and bins emptied.

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The destruction of records must stop immediately upon notification that a litigation hold is to begin because DONEGAL RAPE CRISIS CENTRE may be involved in a litigation or an official investigation. Destruction may begin again once the relevant litigation hold is lifted.

#### 6. Questions About the Policy

Any questions about this policy should be referred to the Executive Director/Data Protection Officer who is in charge of administering, enforcing and updating this policy.

#### 7. Retention Schedule

NOTE: RCC's Insurers' Requirements re minimum retention periods for any client group and/or type of document, should always be followed if they indicate a **longer retention period** than is set below

Document(s)	Minimum	Maximum	Reason for	Reason for Length of
	<b>Retention Period</b>	Retention	Retaining	<b>Retention Period</b>
		Period	Record	
CLIENT NOTES &			To enable	In line with current
CLIENT REPORTS:			counsellor and	best practice in
CLIEINT REPORTS:			clients to avail	counselling
1 Victim Impact	7 years from the	7 years from	of records of	
Report, Advocacy	time the client	the time the	sessions	
letters, etc. which	reaches the age	client reaches		
do not refer to	of 18, 7 years for	the age of 18, 7		
any child	clients aged 18	years for clients		
protection	at first contact	aged 18 at first		
concerns	with centre –	contact with		
	from last contact	centre – from		
	with centre	last contact		
	7 years from the	with centre		
2 Children First	time the client	7 years from		
Reports and	reaches the age	the time the		
other records	of 18, 7 years for	client reaches		
which refer to	clients aged 18	the age of 18, 7		
child protection	at first contact	years for clients		
concerns,	with centre –	aged 18 at first		
	from last contact	contact with		
	with centre	centre – from		
	7 years for	last contact		
	clients aged 18	with centre		
	at first contact	7 years for		

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**Donegal** Rape Crisis Centre

	with a set of	alterate a secol 40		
	with centre – from last contact with centre <b>unless</b> in either case record refers to current risks to other children in which case record should be kept for additional period (say 2 years) and the need to retain it should be reviewed thereafter at 2 year intervals i.e. if current concerns no longer exist, record should be destroyed	clients aged 18 at first contact with centre – from last contact with centre <b>unless</b> in either case record refers to current risks to other children in which case record should be kept for additional period (say 2 years) and the need to retain it should be reviewed thereafter at 2 year intervals ie if current concerns no longer exist, record should be destroyed		
EMPLOYMENT: Employment Application Interview Notes Employment File Training Notes	7 years from date on which staff member OR independent contractor leaves		To enable relevant parties to avail of records	in line with current best practice in employment/volunteer guidelines
VOLUNTEER:	7 years from date on which volunteer leaves		To enable relevant parties to avail of records	in line with current best practice in employment/volunteer guidelines
FINANCIAL	For a period of 7			In line with Revenue





years best practice guidance
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