Directors of Public Health
Screen and Imms leads

1 October 2018

Dear Colleague,

Advice on the General Data Protection Regulation and primary school health data collections

This letter provides advice on the lawful basis under the General Data Protection Regulation (GDPR) for children’s personal information to be used for height and weight measurements, dental surveys, vaccinations, and vision and hearing screening in primary schools.

The key message is that no change is needed to the current ways in which children’s personal information is used and shared for these primary school health data collections to be lawful under the GDPR.

GDPR and the lawful basis for the primary school health data collections

The GDPR became UK law on 25 May 2018. It updates and strengthens the ways in which personal data is protected¹. The GDPR is an evolution in data protection legislation rather than a revolution.

All processing of personal data – meaning all aspects of the collection, use and sharing of personal data about identifiable individuals² – must have a lawful basis under the GDPR. Article 6 of the GDPR sets out the range of purposes for which personal data can be lawfully processed. Article 9 sets out the associated conditions for the lawful processing of ‘special categories’ of personal data, including data about health.

Consent is one of the lawful bases for processing personal data under the GDPR but is not the lawful basis for the primary school health data collections. Instead, this is provided by varying combinations of the GDPR Articles that cover:

¹ For further information on the GDPR can be found on the Information Commissioner’s Office website: https://ico.org.uk/for-organisations/guide-to-the-general-data-protection-regulation-gdpr
• compliance with a legal obligation
• the exercise of official authority
• provision of health care or treatment
• public interest in the area of public health

No change is needed to the current ways in which parents are informed of the primary school health data collections for these to be lawful under the GDPR.

A more detailed explanation for each of the collections is provided below.

1. GDPR and child height and weight measurements

All Local Authorities in England are required to collect information on the height and weight of Reception and Year 6 school children as part of the National Child Measurement Programme (NCMP).

The NCMP data is used locally to inform the planning and delivery of health improvement services for children, and nationally to monitor trends in child obesity and overweight and support local public health initiatives.

The official authority for the NCMP is provided by The Local Authorities (Public Health Functions and Entry to Premises by Local Healthwatch Representatives) Regulations 20133 and The Local Authority (Public Health, Health and Wellbeing Boards and Health Scrutiny) Regulations 20134. This official authority means that the lawful basis for processing children’s personal data for this purpose is considered to be provided by:

• GDPR Article 6(1)(c) - processing is necessary for compliance with a legal obligation
• GDPR Article 6(1)(e) - processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority
• GDPR Article 9(2)(h) - processing is necessary for medical diagnosis, the provision of health or social care or treatment or the management of health or social care systems

Informing parents

The NCMP Regulations state that parents must be provided with the opportunity to withdraw their children from participation in the height and weight measurements.

No change is required to the way in which parents or persons with parental responsibility are provided with this opportunity for the 2018/19 school year onwards. Schools should

4 http://www.legislation.gov.uk/uksi/2013/218/contents/made
continue to use the template information letter provided by Public Health England to inform parents that they can withdraw their children from the measurements.\textsuperscript{5}

The NCMP Regulations also state that children’s personal data can be shared by schools with the Local Authority or those working on behalf by the Local Authority to carry out the height and weight measurements.\textsuperscript{6} This sharing continues to be lawful under the GDPR.

2. GDPR and dental health surveys

All Local Authorities in England are required to undertake dental surveys as part of a programme to help improve the dental health of people in their area.

The official authority for dental health surveys is provided by The NHS Bodies and Local Authorities (Partnership Arrangements, Care Trusts, Public Health and Local Healthwatch) Regulations 2012\textsuperscript{7}. This official authority means that the lawful basis for processing children’s personal data for this purpose is considered to be provided by:

- GDPR Article 6(1)(c) - processing is necessary for compliance with a legal obligation
- GDPR Article 6(1)(e) - processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority
- GDPR Article 9(2)(h) - processing is necessary for medical diagnosis, the provision of health or social care or treatment or the management of health or social care systems

Informing parents

Guidance on the management of dental surveys of five year old children in primary schools is published by Public Health England\textsuperscript{8}.

Dental surveys involve a physical examination so the guidance states that the written agreement of parents or persons with parental responsibility must be obtained for their children to be included in a survey.

No change is required to the way in which this written agreement is obtained. Primary schools should continue to use the template information letter and agreement form provided by Public Health England.

Only children for whom parental agreement has been received should be included in a survey.

\textsuperscript{5} The NCMP operational guidance and parental information letter template can be found at https://www.gov.uk/government/publications/national-child-measurement-programme-operational-guidance
\textsuperscript{6} Section 10 of The Local Authority (Public Health, Health and Wellbeing Boards and Health Scrutiny) Regulations 2013 (http://www.legislation.gov.uk/uksi/2013/218/contents/made)
\textsuperscript{7} http://www.legislation.gov.uk/uksi/2012/3094/contents/made
\textsuperscript{8} The national protocol for the 2016/17 survey of five year old children can be found at http://www.nwph.net/dentalhealth/survey-results%205(16_17).aspx
3. **GDPR and vaccinations**

The Secretary of State for Health & Social Care is required to take steps to protect the public from disease. This includes providing vaccination services. This specific responsibility is fulfilled by NHS England, which works with Local Authorities to vaccinate children in primary schools.

The official authority for the vaccination for primary school children is provided by the Health & Social Care Act 2012. This official authority means that the lawful basis for processing children’s personal data for this purpose is considered to be provided by:

- GDPR Article 6(1)(e) - processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority
- GDPR Article 9(2)(h) - processing is necessary for medical diagnosis, the provision of health or social care or treatment or the management of health or social care systems
- GDPR Article 9(2)(i) - processing is necessary for reasons of public interest in the area of public health

**Informing parents**

Guidance on the administration of vaccinations is published by Public Health England. This guidance states that the agreement of parents or persons with parental responsibility must be obtained before a vaccine is administered to children in primary schools.

No change is required to the way in which this agreement is obtained. Schools should continue to work with the healthcare teams providing vaccinations in schools, and use the template information letter and parental agreement form provided by Public Health England.

Only children for whom parental agreement has been received should be vaccinated.

4. **GDPR and vision and hearing screening**

The Secretary of State for Health & Social Care is required to take steps to protect the public from disease. This includes providing screening services. Specific responsibility for the different screening programmes varies but for vision and hearing screening of children in primary schools it is fulfilled by Local Authorities with the support of Public Health England.

---

10 [https://www.gov.uk/government/collections/immunisation](https://www.gov.uk/government/collections/immunisation)
The official authority for vision and hearing screening is provided by the Health & Social Care Act 2012. This official authority means that the lawful basis for processing children’s personal data for this purpose is considered to be provided by:

- GDPR Article 6(1)(e) - processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority
- GDPR Article 9(2)(h) - processing is necessary for medical diagnosis, the provision of health or social care or treatment or the management of health or social care systems

**Informing parents**

Guidance on the administration of vision screening is published by Public Health England. This guidance states that Local Authorities can decide whether to adopt an ‘opt in’ or ‘opt out’ approach. An ‘opt in’ approach is where children are screened only if the written agreement of parents or persons with parental responsibility has been obtained. An ‘opt out’ approach is where all children are screened except those whose parents or persons with parental responsibility have withdrawn their children from the screening.

Both approaches to administering vision screening are equally valid under the GDPR. This is because the lawful basis for processing children’s personal data for this purpose is provided by the Articles covering ‘exercise of official authority’ and ‘provision of health care or treatment’, not by consent.

**No change** is required from previous years to the way in which vision and hearing screening is administered. Schools should continue to work with the healthcare teams providing screening services, and follow the guidance published by Public Health England.

**Summary**

**No change** is needed to the current ways in which children’s personal information is used and shared for the primary school health data collections to be lawful under the GDPR.

The lawful basis under the GDPR for the height and weight measurements, dental surveys, vaccinations, and vision and hearing screening of children in primary schools is not provided by consent – it is provided by varying combinations of ‘compliance with a legal obligation’, ‘exercise of official authority’, ‘the provision of health care or treatment’, and ‘public interest in the area of public health’.

However, parents or persons with parental responsibility must still be provided with the opportunity to withdraw their children from the height and weight measurements.

Their written agreement must also be obtained for children to be included in a dental survey or to be vaccinated in primary schools.

---

Finally, for vision and hearing screening, parents or persons with parental responsibility must either be provided with the opportunity to agree to the screening or informed that they can withdraw their children.

**Further information**

Any questions regarding this advice can be directed to Kate King-Hicks, Kate.King-Hicks@phe.gov.uk

Please feel free to share the contents of this letter to inform discussions with local organisations.

Yours faithfully,

Alison Barnett
Centre Director