



# **DiSC**

**Dorset Information Sharing Charter**

**By sharing information  
we work better together**

**Contents Page**

1 Introduction ..... 3  
2 Charter Principles ..... 3  
3 Scope ..... 3  
4 Partner Commitment..... 4  
5 Governance ..... 5  
6 The Lawful basis and Legal Requirements ..... 6  
7 Personal Information Sharing Agreements (PISAs)..... 7  
8 Review of the Charter ..... 7

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## 1. **Introduction**

- 1.1 This charter aims to provide Dorset partner agencies with a robust foundation for the lawful, secure and confidential sharing of personal information between themselves and other public, private or voluntary sector organisations that they work, or wish to work in partnership with. It will enable all partner organisations to meet their statutory obligations and share information safely to enable integrated service provision across the county and better care outcomes for its residents.

## 2. **Charter Principles**

- 2.1 The principles of this charter are to:

- (a) identify the lawful basis for information sharing;
- (b) provide the framework for security of information and the legal requirements associated with information sharing;
- (c) address the need to develop and manage the use of Personal Information Sharing Agreements (PISAs);
- (d) encourage flows of personal data and develop good practice across integrated teams;
- (e) provide the basis for Pan Dorset processes which will monitor and review data flows; and information sharing between partner services
- (f) protect partner organisations from unlawful use of personal data
- (g) reduce the need for individuals to repeat their story when receiving an integrated service.

## 3. **Scope**

- 3.1 This charter considers the foundation for all personal data controlled and processed by partner organisations that is shared as a result of partnership and integrated working in order to provide a more seamless service to the individual.
- 3.2 This charter regards all identifiable personal data relating to an individual as confidential that should only be shared if there is a lawful basis and is covered by associated procedures and/or agreements to this document between partners and/or specific services within that provide services to the public.
- 3.3 In line with the Data Protection Act 2018 (DPA) and GDPR, the term 'personal information' and 'data' refers to any information held as either manual or electronic records including that which is held virtually, on the internet and within social media, or records held by means of audio and/or visual technology, about an individual who can be personally identified from that information.
- 3.4 This charter defines processing and sharing of information as collecting, obtaining, recording, organising, discussing, holding, retrieving, altering, destroying or disclosing data which can be transferred verbally, in writing or through electronic media including images and photographs.

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- 3.5 The DPA 2018 and GDPR further defines certain classes of personal data as special category data - for which additional conditions must be met to ensure the information is used and disclosed lawfully. All partners under this charter are expected to treat special category data in line with conditions set out by the DPA 2018 and GDPR.
- 3.6 This charter applies to all persons within the partner agencies who manage, share and/or use data as part of established partnership working arrangements and integrated teams or services. It also applies to anyone working in a voluntary or contracted capacity within those arrangements.

## **4 Partner Commitment**

- 4.1 By becoming a partner to this charter, all organisations are making a commitment to:
- (a) accept the principles of this charter as the foundation for sharing information with each other and promote awareness to all staff
  - (b) share data in line with legislation and associated PISAs where the purpose and necessity to share information has been agreed by all parties
  - (c) ensure the sharing of information is agreed as proportionate to meet the purpose
  - (d) ensure all persons working with personal data on behalf of their organisation do so in line with the principles of this charter
  - (e) delegate authority to a nominated lead for their organisation who will act on their behalf for decision making
  - (f) provide a nominated lead to assist the governance of this charter and associated data sharing agreements where required or link with a like-minded partner
  - (g) support on going participation for better information sharing in accordance with the governance protocol (Section 5). Ensure groups are properly represented and representatives are supported with decision making on behalf of their organisations
  - (h) support the production of shared guidelines and literature associated with data sharing for both staff and the public
  - (i) support the development and provision of joint cross agency training where appropriate
  - (j) ensure all staff receive the appropriate training and support to be able to share data safely and legally as part of their normal duties
  - (k) ensure that all staff sharing information under this charter possess the appropriate knowledge and authority and are aware of the legislative and lawful basis requirements for sharing data.
  - (l) develop and agree PISAs detailing the data sharing arrangements for specific, individual information sharing initiatives between partner organisations
  - (m) ensure their GDPR notification to Information Commissioner covers the arrangements established under this charter and any associated PISAs
  - (n) follow the key Caldicott and/or Data Protection principles
  - (o) understand that the sharing of data under this charter without lawful basis places them at risk of prosecution
  - (p) ensure appropriate organisational policies and procedures are in place to cover the data subject rights under this charter. Safe Haven procedures will apply where appropriate.

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- 4.3 It is understood that signatories to this charter are committing their entire organisation to fully support the principles and carry out their commitments to the full. Any organisation, that for whatever reason is unable to continue their commitments, will be removed as a partner and signatory to this charter. Only partner signatories to this charter will be able to benefit from any integrated agreements, joint development, support and universal resources available.

## **5 Governance**

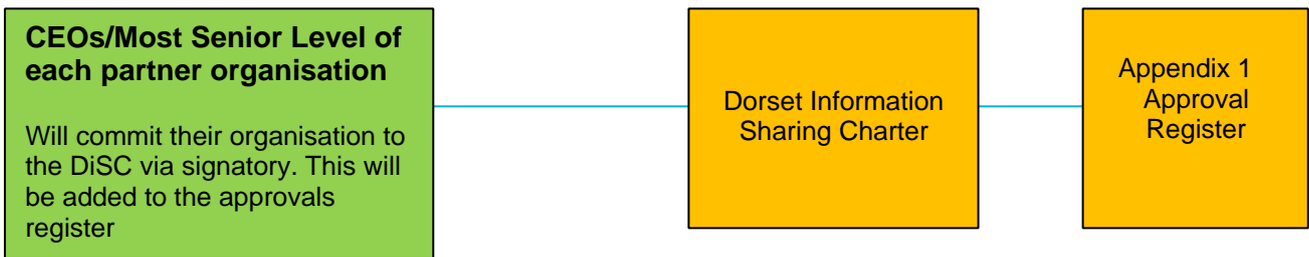
- 5.1 A governance framework is in place to manage this charter and monitor associated procedures and PISAs on behalf of all partners.

- 5.2 The framework will cover:

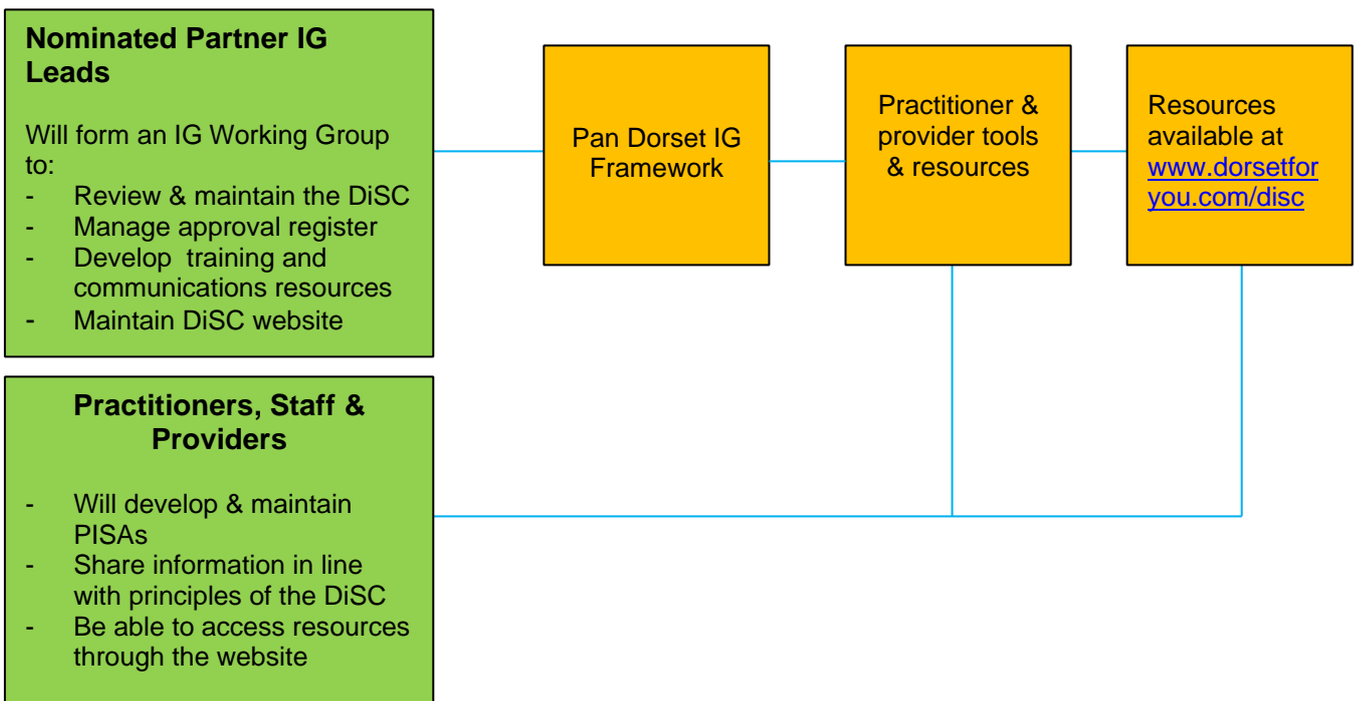
- Review and monitoring of the overarching charter and PISAs
- Approval of information sharing procedures and protocols associated to the charter
- Production of shared guidance and literature
- Data Privacy Impact Assessments
- Principles of good practice for information sharing
- Management of appropriate registers and logs, e.g. data breaches, Information Asset Register.
- Structure and Terms of Reference for nominated lead persons

A two-tier structure is proposed and explained below:

## Tier 1 – Strategic level



## Tier 2 – Operational level



5.3 By approving the charter, Tier 1 members grant delegated authority to their nominated leads to act on their behalf for management of this charter and all associated operational documents.

5.4 Tier 2 is the operational level, where the day to day information sharing decision making and IG support to organisations will operate on behalf of Tier 1 by delegated authority. The governance structure will also provide an overarching assurance role on behalf of all partners to the charter.

## 6 The Lawful basis and Legal Requirements

- 6.1 Principle legislation and guidance governing the protection and use of personal data is:
- Data Protection Act 2018 and GDPR
  - Human Rights Act 1998 (article 8)
  - The Common Law Duty of Confidentiality

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#### d. Caldicott Principles

All partners commit to respect the rights of individuals in line with legislation and the principles of this charter.

### **7 Personal Information Sharing Agreements (PISAs)**

- 7.1 PISAs will be required by any partners that have a need to share specific personal data between their services in order to improve the customer journey and continuity of care. They are intended to define the procedural requirements to share agreed information in accordance with the principles of this charter.
- 7.2 PISAs need to be agreed between participating partners and their nominated lead person. These need to be shared with the Pan Dorset IG Group who will provide an assurance role on behalf of all partners to the charter.
- 7.3 Existing PISAs prior to partner agreement of this charter will remain valid until their review date where they must be updated in line with this charter and approved through the agreed governance procedure. However, for good practice and to maintain a consistent approach existing PISAs should ideally be reviewed and updated in line with this charter at the earliest opportunity.
- 7.4 The governance procedures associated to this charter will define agreed processes for the management and monitoring of all PISAs on behalf of partners. However, it will be the responsibility of nominated lead persons to undertake the review and updating of their respective PISAs.

### **8 Review of the Charter**

- 8.1 It is intended that the overarching charter contains high level principles and partner commitments only. It will be reviewed every 5 years by the governance group or in line with significant changes.

Partners and signatories to the charter will be expected to sign up for the remaining term of the charter at the point of signing.

Subject to there being no significant changes, the charter may be extended by a further 5 years without seeking further approval or new signatures. However, any significant changes will require the full approval process and re-launch.

The planned review dates are April 2020 and April 2025.

- 8.2 In addition and as part of their assurance role, the governance group will undertake annual 'light touch' reviews to ensure the charter is up to date and accounts for any changes in government legislation and requirements. These reviews will not require further partner approval unless the principles of the charter and partner commitments are significantly affected.

