

MUMS
EMPOWERMENT
MOVEMENT

Records
Management Policy

RECORDS MANAGEMENT POLICY

Table of Contents:

1	Document Control	2
2	Introduction.....	3
3	General Statement of Mums Empowerment Movement Scope	3
4	Purposes of this policy	3
5	Scope of this Policy	4
6	Responsibility for Records Management.....	4
7	Standards and Processes	5
7.1	Creation and storing of records	5
7.1.1	Mums Empowerment Movement client records	5
7.1.2	Client customer records	5
7.1.3	Permissions capture.....	5
7.1.4	Manual and electronic record keeping systems	5
7.1.5	Data is accurate, adequate, relevant and not excessive.....	6
7.1.6	Movement of manual records	6
7.2	Retention and deletion of records	6
8	Training	6
9	Contractual Requirements	6

1 Document Control

Document owner	Serena Fordham Director
Prepared by	John Fordham Glow Virtual Assistants Operation Manager
Reviewed by	Serena Fordham Director
Approved by	Serena Fordham Director
Approved on	5th August 2019
Next review date	1 st April 2020
Reference	RMP_001
Version	1.0
Classification	Public

Distribution list	
Director	To approve and authorise
All Staff	To understand and comply

Communication	The Records Management Policy is communicated to all members of staff via email and records management awareness training.
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2 Introduction

Mums Empowerment Movement Community Interest Company, Company Number 12067375 (Registered in England and Wales) whose registered office is at 72 Godfrey Road, Spixworth, Norwich NR10 3NL.

Mums Empowerment Movement recognises the General Data Protection Regulation (GDPR) and will endeavour to ensure that all personal data is processed in compliance with this regulation.

This Records Management Policy is written specifically to ensure appropriate compliance with the GDPR and has used the ICO self-assessment guidance for small organisations as at February 2018 for guidance as to the requirements.

3 General Statement of Mums Empowerment Movement Scope

Mums Empowerment Movement processes relevant personal data regarding their members of staff, their clients and their client's customers, or their client's prospective customers, as part of its operation and shall take all reasonable steps to do so in accordance with this Policy.

Should the scope of the business undertaken by Mums Empowerment Movement change, this Policy will be updated to reflect the changes in relation to compliance with the GDPR.

Mums Empowerment Movement only operates within the European Union.

4 Purposes of this policy

Mums Empowerment Movement records are important sources of Mums Empowerment Movement and client information, and therefore crucial to the current and future operations of the business. This Policy has been implemented to help the business:

- Meet its legal obligations under the appropriate regulations,
- Support the objective of maintaining the business as an effective and developing going concern; and
- Manage information resources effectively, by making sure records can be located, accessed, interpreted, trusted and maintained.

The Director and managers of Mums Empowerment Movement believe that administrative and management processes benefit from a system of records management that enables it to meet the purposes listed above.

This Policy should be read in conjunction with the Data Protection Policy and the Information Security Policy.

5 Scope of this Policy

The Director has the overall responsibility for the implementation of this policy in the business, with day-to-day responsibility delegated to the managers and other staff.

A record is information created, received and maintained as information by Mums Empowerment Movement or its staff in pursuance of the transaction of business.

Records can be in either paper or electronic format and both formats are covered by this policy.

This document sets out the overall framework within which staff should manage records.

Should it become necessary, the Director or designated manager will produce operational procedures and guidance to help members of staff implement the objectives of this policy.

6 Responsibility for Records Management

All members of staff who create, store, receive and use records must:

- Treat all records as a Mums Empowerment Movement resource;
- Ensure as far as practicably possible that records are accurate and filed in such a way that they can be easily located, either electronically or physically;
- Keep records no longer than they are needed;
- Keep confidential records in a secure environment;
- Keep records stored in a safe and cost-effective way;
- Allow people to access information only if they need or have a right to do so;
- Create records that are accurate and that do not defame another individual, expose the business to unnecessary risk or to tamper with records in a way that risks them becoming inaccurate;
- Save long term records in an open source or archival format to ensure readability even if systems change.

Where appropriate, managers are responsible for ensuring that the actions listed above are communicated to, and carried out by, the members of staff whom they manage.

All staff shall ensure that records kept are secure and in line with the Information Security Policy and relevant regulation. In addition, staff developing new procedures for records management will take account of the Information Security Policy.

The Director and designated managers will advise on records management procedures and best practice and provide guidance on how to achieve best practice.

The Director will be responsible for Mums Empowerment Movement being compliant with regulations and professional standards which are relevant to the area of records management.

7 Standards and Processes

The following standards and processes are employed by Mums Empowerment Movement in relation to records management undertakings:

7.1 Creation and storing of records

7.1.1 Mums Empowerment Movement client records

Paper or electronic records related to Mums Empowerment Movement clients, or potential clients, can only be established with written consent from the client, typically this will be in the form of a signed contract. Any deviation from this standard will be on a case by case basis and with the approval of the Director or a designated manager.

7.1.2 Client customer records

Paper or electronic records related to Mums Empowerment Movement client customer data, or client prospective customer data, can only be established with written consent from the client, typically this will be in the form of a signed contract. Any deviation from this standard will be on a case by case basis and with the approval of the Director or a designated manager.

7.1.3 Permissions capture

Where client customer or prospective customer data is being captured electronically, typically through sign up forms on websites, the standard Mums Empowerment Movement approach is to use 'double opt-in' which is compatible with the GDPR principles. The use of double opt-in is accepted by existing clients and will be the approach recommended to new clients going forward.

Where client customer or prospective customer data is being captured manually, once collected, the manual records are captured electronically with a double opt-in request subsequently being issued.

7.1.4 Manual and electronic record keeping systems

Mums Empowerment Movement has no regular requirement for manual record keeping.

Mums Empowerment Movement electronic recording keeping largely comprises of data related to staff (e.g. for salary payment), to clients (e.g. for raising of invoices, access to software and systems) and to client's customers or prospective customers (e.g. for marketing purposes).

Electronic data is stored across a number of systems. Mums Empowerment Movement will conduct an information audit with associated data flows to identify the systems on which it has data stored. The information audit is retained centrally and updated at least annually.

7.1.5 Data is accurate, adequate, relevant and not excessive

Mums Empowerment Movement will strive to ensure that the personal data it collects is accurate, adequate, relevant and not excessive.

Where data relates to Mums Empowerment Movement staff and clients, only the minimum required to perform the relevant task is collected and stored.

Where data relates to a client's customers or prospective customers, Mums Empowerment Movement staff will work with the requesting client to ensure that the data is fit for purpose and is not excessive, raising any concerns with the Director for further consideration.

7.1.6 Movement of manual records

Manual records are not in general required. Should manual records become a requirement, they will be maintained and destroyed in line with regulation.

7.2 Retention and deletion of records

Mums Empowerment Movement will only retain records for the purpose of its business, that is, records related to Mums Empowerment Movement staff and for the completion of client instructed tasks, within regulatory guidelines.

Deletion of records will employ best practice as is appropriate at the time. Generally, manual records will as a minimum be shredded, with electronic records being deleted and removed from any history files (deletion from 3rd party systems will utilise the 3rd party deletion routines).

8 Training

The Director and designated managers will be responsible for organising an appropriate amount and level of records management training for relevant members of staff. Training will be delivered periodically alongside related training (Data Protection and Information Security).

Training will be tailored to meet the requirements for the induction of new staff and refresher training for existing staff.

The training will be allocated a dedicated agenda item at the regular Mums Empowerment Movement team meetings.

9 Contractual Requirements

Written agreements with clients and with 3rd party service providers will include information security conditions where this is considered to be appropriate.

Where Mums Empowerment Movement has control over contractual arrangements, for example, contracts with its clients, Mums Empowerment Movement will endeavour to ensure that appropriate information security conditions are considered and accepted.

Where Mums Empowerment Movement generally has no control over contractual conditions with 3rd party service providers, Mums Empowerment Movement will review the contractual terms and consider on a case by case basis whether it is appropriate to agree to the terms or to seek another provider.