WHAT IS THE PURPOSE OF THIS DOCUMENT?

Royal Voluntary Service is a registered charity (registered number 1015988), whose registered office is at Beck Court, Cardiff Gate Business Park, Cardiff CF23 8R.

Royal Voluntary Service has been appointed by NHS England to run the NHS Volunteer Responder Scheme. The main objective of the NHS Volunteer Responder Scheme is to ensure that, during the coronavirus crisis, individuals living in England who are self-isolating for age or health related reasons, are able to obtain certain types of support from a network of volunteers overseen by Royal Voluntary Service.

The purpose of this document is to provide important information to individuals who are supported under the Scheme about the use of their personal data by Royal Voluntary Service and about their rights under UK data protection law. Royal Voluntary Service needs to provide this information to such individuals because it is categorised as a controller of their personal data under UK data protection law.

DEFINITIONS

In this document, for convenience we use a number of defined terms. In this section, we explain what those terms mean:

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
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</thead>
<tbody>
<tr>
<td>‘GoodSAM’ and ‘GoodSAM Responder App’</td>
<td>see the definitions set out in the section ‘Who will we share your personal data with?’</td>
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<td>‘NHSE’</td>
<td>NHS England</td>
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<td>‘personal data’</td>
<td>any information about a identified or identifiable living individual</td>
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<tr>
<td>‘Scheme’</td>
<td>the NHS Volunteer Responder Scheme, which Royal Voluntary Service has been appointed to run on behalf of NHSE</td>
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<tr>
<td>Third Party Referrer</td>
<td>see the definition set out in the section ‘How will we obtain your personal data?’</td>
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<td>‘Us’, ‘We’ or ‘Our’</td>
<td>alternative terms we use to refer to Royal Voluntary Service</td>
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<tr>
<td>‘You’ or ‘Your’</td>
<td>an individual who has been referred into or who self refers into the Scheme</td>
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</table>
HOW WILL WE OBTAIN YOUR PERSONAL DATA?

Self-Referrals

If you self-refer into the Scheme (whether by telephone or using an online form), you will be asked to provide certain personal data to us (see ‘What personal data will we use?’ below). The same applies if you ask a friend or family member to refer you into the Scheme on your behalf.

Third Party Referrals

Alternatively, you may be referred into the Scheme by a health professional, local authority care provider, charitable organisation or other similar body (a ‘Third Party Referrer’) as someone who is likely to benefit from the Scheme. This will involve the Third Party Referrer either filling out an online form on our website, making a telephone referral or sharing your details with us in another way. In each case, the Third Party Referrer will be required to provide us with certain personal data about you (again, see ‘What personal data will we use?’ below).

Ad-hoc Communications

We may also receive personal data about you as a result of:

- Calls you make to our call centre or other communications with us (for example, to raise any queries, notify us of any issues or problems or make a complaint);

- Ad hoc conversations or other communications we have relating to you with our volunteers, Third Party Referrers, family members or other individuals or organisations (for example, if one of our volunteers raises a concern with us about your welfare or needs to report an issue or problem you have raised).

WHAT PERSONAL DATA WILL WE USE?

If you self-refer into the Scheme or a Third Party Referrer makes a referral on your behalf, we will ask for the following information about you:

- Your full name;
- Your address;
- Your email address;
- Your telephone number;
- Details of the category of support you require;
- Details of how urgently and how frequently you require support;
- The name, contact details and email address of your GP; and
- Confirmation of whether you have a cognitive impairment or other significant vulnerability we need to be aware of (this is to ensure that any volunteer we assign to you has the required level of DBS check);
In addition, we may also collect the following types of personal data about you:

- If you self-refer into the Scheme, you will be asked whether you have received a letter from NHSE telling you to self-isolate. If you indicate that you have not received such a letter, you will be asked which cohort of other eligible individuals you belong to (for example, whether you are over 70 years of age, are pregnant or are registered as disabled);

- If you self-refer into the Scheme, we will ask you to choose the language in which you would like to receive certain communications from us;

- We record telephone calls for training and monitoring purposes. As a result, it is possible that we will receive additional personal data about you as a result of information provided to us during telephone calls (whether such calls are made by you, a Third Party Referrer or other person). Such data may include information about your health or welfare;

- If you or someone else raises a safeguarding concern, we will need to obtain, use and store information relating to that concern; and

- If you are provided with support by an NHS Volunteer Responder, we will keep a record of the type and frequency of the support provided to you.

**HOW WILL WE USE YOUR PERSONAL DATA?**

Royal Voluntary Service will use your personal data for the following reasons:

- To make initial contact with you by letter to provide you with information about the Scheme (including information to ensure your safety and details about the categories of support available to you);

- To provide you with the volunteer support you require from time to time. Further details about what this will involve can be found in the section below ‘Who will we share your personal data with?’;

- If you or a Third Party Referrer confirms that you have a cognitive impairment or other significant vulnerability, to ensure that the volunteer assigned to you has the required level of DBS clearance;

- To investigate and deal with any problems, complaints, concerns (including safeguarding concerns), grievances or other issues raised by you, our volunteers, Third Party Referrers or other individuals or organisations;

- To keep a record of the support provided to you for our internal administrative and management purposes; and

- Recordings of telephone conversations will be used for training and monitoring purposes.

**Circumstances where we are unable to provide support**

In certain circumstances, we may be unable to support you or continue to support you under the Scheme. There may be a number of different reasons for this including: (i) the support you require may be outside the categories of support we are able to offer under the Scheme; and (ii) our volunteers may be unable to meet your needs.
Alternatively, you may change your mind about wanting to receive support under the Scheme.

In such a situation, we will need to ensure that the system we use to run the Scheme recognises you as an individual we are unable to support or who no longer wishes to be supported (so that we do not subsequently process requests for support relating to you). To do this, we will create an alert on our system triggered by your telephone number. Also, in case further queries arise, we will keep a record of your full name, your address and telephone number and the reason we are unable to support you/continue to support you.

**Provision of statistics to NHSE**

If you self-refer into the Scheme, we will also use your personal data to compile anonymous statistics which we will share with NHSE to enable NHSE to evaluate the success of the Scheme and to identify any categories of the population who may not be receiving appropriate levels of support.

**WHO WILL WE SHARE YOUR PERSONAL DATA WITH?**

**GoodSAM and NHS Volunteer Responders**

So that we can provide you with the volunteer support you require, we will need to input your personal data into a software platform made available to us by an organisation known as GoodSAM Limited (‘**GoodSAM**’). That platform will interface with an App also run by GoodSAM (known as the ‘**GoodSAM Responder App**’). We will notify our network of volunteers of requests for volunteer support via the GoodSAM Responder App. In turn, our network of volunteers will be able to access and accept requests for support via the GoodSAM Responder App.

This means that we will need to share the personal data we obtain about you with both GoodSAM and our network of volunteers. However, we have put the following measures in place to ensure the safety and security of your personal data:

- We have a contract with GoodSAM which requires GoodSAM to ensure the security of your personal data and only to use it in accordance with our instructions;
- We identity check our volunteers and some of our volunteers are also required to provide copies of clear DBS checks;
- We require our volunteers to act in accordance with strict guidelines we provide to them and to keep your personal data confidential;
- Notifications relating to the Scheme are only accessible on the GoodSAM App by our network of approved volunteers; and
- We limit the information we make available to our volunteers via the GoodSAM App. If you request our ‘check in and chat’ service, the volunteer who contacts you will only receive your full name and telephone number. If you request any other category of support, the volunteer will receive your name, address, telephone number and details of the category of support required. In both cases, those details will only made available to a volunteer once they have accepted a request for support via the GoodSAM App.
Service providers

We will also need to share your personal data with certain trusted organisations who are providing essential services to us in relation to the Scheme. This includes Ventrica Limited (the organisation which operates our NHS Volunteer Responder call centre) and The Woods Group Limited (the organisation which handles mailing on our behalf). We have agreements with these organisations to ensure that your personal data will be safe and only used in accordance with our instructions.

Safeguarding

In the event that a safeguarding concern arises (for example, if an NHS Volunteer Responder or Third Party Referrer raises an issue with us about your safety or physical or emotional welfare or you make an allegation about the conduct of an NHS Volunteer Responder), the matter will be referred to our Safeguarding Team for further investigation. As part of any such investigation, it is possible that we will need to share your personal data with other organisations or bodies (for example, your GP, social services or the police). In doing so, we would rely on certain rights which exist under data protection law which permit us to disclose personal data for law enforcement, safeguarding and other similar purposes.

NHSE

As stated above (see ‘How will we use your personal data?’), we will also share anonymous statistics relating to the Scheme with NHSE.

HOW LONG WILL WE KEEP YOUR PERSONAL DATA?

Our general policy

Our general policy is that we will retain the personal data we collect about you as a result of running the Scheme for the duration of the Scheme plus a further period of 6 months after the Scheme has come to an end. It is currently anticipated that the Scheme will run for a period of 6 months from the start of April 2020. However, it is possible that NHS England may extend the duration of the Scheme. If it does, we will review our general retention policy at this stage and assess whether any of your personal data can be deleted at this earlier time.

Exceptions

Our general policy referred to above is subject to the following exceptions:

- Where we have to reject a request to support you under the Scheme because we are unable to provide you with the support you require, we will delete your personal data from our records, other than the details referred to in the section above ‘Circumstances where we are unable to provide support’;

- If a safeguarding concern arises, we will retain such of your personal data as is necessary to enable us to investigate and deal with the issue properly. Once the concern has been fully dealt with, we will continue to retain the personal data in question for a period of 8 years. This is in line with best practice for adult social care records (as set out in The Records Management Code of Practice for Health and Social Care 2016). After that 8 year period has expired, we will delete the relevant records, provided they are no longer required for the purposes of the safeguarding concern;
We may need to hold on to your personal data for the purposes of dealing with complaints, grievances, claims or investigations which involve you or for other similar legal reasons. In this situation, we will retain your personal data until the relevant matter is completely resolved;

Telephone calls which are recorded for training and monitoring purposes are retained for a period of 6 months; and

We will retain information relating to the Scheme for archiving purposes in the public interest and/or historical research purposes. Such information may include personal data relating to you (which will mean that your personal data may be held by us for longer periods). Any archiving of information by us will be undertaken in accordance with the National Archives Guide to Archiving Personal Data 2018.

Delays in availability of support

Please note that we may be unable to match your request for support with a suitable volunteer straightaway. This is particularly likely to happen if we receive confirmation that you have a cognitive impairment or other significant vulnerability, because we will need to match you with a volunteer in your area who has the necessary level of DBS clearance. If this is the case, we will hold your personal data within our system until a suitable volunteer becomes available (unless you contact us in the meantime to inform us that you no longer require the support, in which case we will delete your personal data).

If it subsequently becomes apparent to us that we are going to be unable to provide you with the support you require, we will notify you or the relevant Third Party Referrer that your application for support has had to be rejected. In this situation, we will only retain the personal data referred to in the section above ‘Circumstances where we are unable to provide support’.

Secure deletion

Once it is no longer necessary for us to retain your personal data, we will ensure that it is securely deleted or fully anonymised.

HOW IS OUR USE OF YOUR PERSONAL DATA LAWFUL?

Under data protection law, an organisation must only use personal data if it has a lawful reason for doing so. In relation to the Scheme, the lawful reason we will be relying upon is that use of your personal data is necessary for the purposes of both your and our legitimate interests (since you have a legitimate interest in receiving the support you need and we have a legitimate interest in providing that support). This will be our lawful reason for using your personal data both where you are referred into the Scheme by a Third Party Referrer or if you self-refer.

Also, where you are referred into the Scheme by a Third Party Referrer who is a health professional, your personal data will be shared with us by NHSE under the ‘Patient Pathway’. This permits NHSE to share your personal data with organisations involved in providing you with the care and support you need.

In relation to recordings we make of telephone conversations, again, we will rely upon our legitimate interests as our lawful reason for use. This is on the basis that we need
to ensure that our call centre staff deal with calls appropriately and in accordance with our instructions and so that we can identify any training requirements.

In addition, an organisation can only use certain categories of personal data (known as ‘special category personal data’) if it can satisfy one or more conditions under data protection law. Special category personal data includes information relating to a person’s health.

We may be processing your special category personal data when providing you with support under the Scheme since:

- If you self refer into the Scheme and confirm that you have not received a letter asking you to self-isolate, you will be asked to provide information about the basis on which you are eligible for support under the Scheme (for example, whether you are pregnant or registered as disabled);
- You/Third Party Referrers will be asked to confirm whether you have a cognitive impairment or other significant vulnerability;
- It is possible that the recording of telephone conversations for training and monitoring purposes, will result in the processing by us of additional information about your health or wellbeing; and
- We may receive information about your health or wellbeing if a safeguarding issue arises.

This means that we also need to satisfy one or more conditions for using your personal data.

In relation to any special category personal data which you provide to us, the condition we will mainly be relying upon is your explicit consent. If you are referred into the Scheme by a Third Party Referrer or a safeguarding concern arises, the condition we will be relying upon is that the processing of your personal data is necessary for reasons of substantial public interest. In particular, we will be basing our use of your personal data on a specific condition set out in Schedule 1, Part 2, paragraph 18 of the Data Protection Act 2018 which permits us to process special category personal data if it is necessary to do so to protect the physical, mental or emotional wellbeing of an individual who requires care and support.

WHERE DO WE STORE YOUR PERSONAL DATA?

Your information will be securely stored within the UK on the GoodSAM software platform.

WHAT DATA PROTECTION RIGHTS DO YOU HAVE?

Under data protection law, you have a number of different rights which you can exercise free of charge. These are described in the table below. Some of the rights only apply in certain circumstances and not all of the rights will be relevant in relation to our use of your personal data:

<p>| Access                                    | The right to be provided with a copy of your personal data (the right of access) |</p>
<table>
<thead>
<tr>
<th>Rights</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rectification</td>
<td>The right to require any mistakes in your personal data to be corrected</td>
</tr>
<tr>
<td>To be forgotten</td>
<td>The right, in certain circumstances, to require that your personal data is deleted</td>
</tr>
<tr>
<td>Restriction of processing</td>
<td>The right, in certain circumstances, to require use of your personal data to be restricted (for example, if you contest the accuracy of the data)</td>
</tr>
<tr>
<td>Data portability</td>
<td>The right, in certain circumstances, to receive your personal data in a structured, commonly used and machine-readable format and/or transmit that data to a third party</td>
</tr>
<tr>
<td>To object</td>
<td>The right to object to your personal data being processed for direct marketing (including profiling) and the right, in certain circumstances, to object to the continued processing of your personal data on the basis of legitimate interests</td>
</tr>
<tr>
<td>Not to be subject to automated individual decision making</td>
<td>The right not to be subject to a decision based solely on automated processing (including profiling) that produces legal effects concerning you or similarly significantly affects you</td>
</tr>
</tbody>
</table>

For further information on each of these rights, including the circumstances in which they apply, please contact us or see the Guidance from the UK Information Commissioner's Office (ICO) on individuals' rights under the General Data Protection Regulation.

If you would like to exercise any of your rights, please email, call or write to our Data Protection Officer (email: dataprotection@royalvoluntaryservice.org.uk, telephone: 07436 534747 postal address: Data Protection Officer at Beck Court, Cardiff Gate Business Park, Cardiff, CF23 8RP). Please note that we will ask you to:

- Let us have enough information to identify you;
- Provide us with proof of your identity and address (e.g. a copy of your driving licence or passport); and
- Let us know what right you want to exercise and the information to which your request relates.

**WHO SHOULD YOU CONTACT IF YOU HAVE ANY QUERIES?**

If you have any queries about our use of your personal data, please contact our Data Protection Officer at dataprotection@royalvoluntaryservice.org.uk, telephone 029
2073 9184 or write to our Data Protection Officer at Beck Court, Cardiff Gate Business Park, Cardiff, CF23 8RP.

WHAT IF YOU HAVE A COMPLAINT?

If you have any concerns about our use of your personal data, you can make a complaint to us by emailing dataprotection@royalvoluntaryservice.org.uk, telephoning 029 2073 9184 or writing to our Data Protection Officer at Beck Court, Cardiff Gate Business Park, Cardiff, CF23 8RP.

If we are unable to resolve your concerns to your satisfaction, you can make a complaint to the Information Commissioner’s Office (‘ICO’).

The ICO’s address is: Information Commissioner’s Office, Wycliffe House, Water Lane, Wilmslow, Cheshire, SK9 5AF. Alternatively, you can telephone the ICO’s helpline number (0303 123 1113) or make a complaint via the ICO website (https://www.ico.org.uk).

CHANGES TO THIS PRIVACY INFORMATION DOCUMENT

This document was first published on 4 April 2020.

A revised version of this privacy notice was published on 23 April 2020.

Further revised version of this privacy notice were published on 6 May and 29 May 2020.

We will make any updated versions of our privacy notice available on our NHS Volunteer Responder website.