

P003 – Privacy & Confidentiality Policy

1. Scope

This policy applies to all employees and volunteers and supports District 360 risk management strategy and good governance of organisational and individual risk.

The Management team will identify, mitigate and manage risk with the organisation. The office manager is responsible for reporting any breach of privacy and confidentiality to Management.

2. Policy Statement

District 360 respects the confidentiality of information obtained in the course of all communications. It is committed to protecting the privacy of all the individuals it deals with. We embrace the National Privacy Principles of the Privacy Act 1988 and the NDIS Standard, rights and responsibility – Privacy and Dignity where each participant accesses supports that respect and protect their dignity and right to privacy.

3. General Policy

Employees will respect the privacy and confidentiality of information relating to participants or employees obtained in the course of all communications. This information will not be shared with any networks outside the Association.

Upon appointment, all Employees must sign the attached Confidentiality Statement.

Employees will not share confidences revealed by participants without their consent except when compelling moral or ethical reasons exist. Employees will inform participants fully about the limits of confidentiality in any given situation, the purposes for which information is obtained and how it may be used. Consent is to be gained by the completion of form Information Consent Authority.

Collecting Information

Refer to NDIS Standard, rights and responsibility – Privacy and Dignity

Individuals from whom information is collected will be provided with access to:

- Privacy and Confidentiality Policy
- District 360 Contact details
- The purpose for which the information is collected
- How to access any information held in relation to themselves, and
- Action they can take to lodge a complaint for breach of privacy.

Using and Disclosing Information

Information will only be used or disclosed for the primary purpose for which it was collected.

Personal information about an individual will not be used or disclosed for a secondary purpose unless:

- The purpose is closely related to the primary purpose and the individual would reasonably expect the information to be used in that way
- Use of the information is necessary to prevent a serious threat to a person's health or safety
- The individual has consented to the disclosure
- District 360 has a legal obligation to disclose personal information.

Data Quality

Reasonable steps will be taken to ensure that information collected is complete, accurate and up to date, including but not exclusively:

- Ensuring the date of collection of information is recorded
- Taking reasonable steps to review or destroy out of date information
- Detailing any steps taken to check the accuracy of information
- Identifying the source of any information unless such identification would reasonably result in a serious threat to the informant.

Data Security

Reasonable steps will be taken to protect information from misuse, loss, unauthorised use, modification or disclosure, including but not exclusively:

- Periodic review of risk and security measures
- Restriction of physical access to storage areas
- Use of secure technology
- Provision of staff training
- Daily backups of all computer data

Personal information will be destroyed or permanently de-identified when no longer needed for the purpose for which it was collected and all statutory obligations for maintenance have been discharged.

The District 360 website contains links to other websites. District 360 does not accept responsibility for the privacy practices of linked websites.

Openness

This privacy policy will be provided on request and is available on the iCloud network.

Reasonable steps will be taken to allow any person, on request, to ascertain generally what sort of personal information is held in relation to them, for what purpose, how it was collected, stored and used.

Upon request, individuals will be entitled, to view and/or to obtain a copy of any information held by District 360 in relation to them.

Access and Correction

Any information held on any individual is accessible to them on request, in accordance with the above section, unless:

- It is unlawful to provide the information
- Providing the information will pose a serious threat to the life or health of any individual
- Providing the information will have an unreasonable impact upon the privacy of any individual. or
- The request is believed to be frivolous or vexatious.

Except where frivolous and vexatious requests are made, any information held in relation to an individual will be made available to that individual at a reasonable cost.

District 360 will amend an individual's personal and sensitive information upon the request of that individual provided the individual can show that the collected information is incorrect and unless:

- It is unlawful to change the information,
- Changing the information will pose a serious threat to the life or health of any individual, or
- The request is believed to be frivolous or vexatious.
- In considering a refusal, District 360 will consider whether the use of a mutually agreed intermediator will allow sufficient access.

If a request for amendment is refused:

- An individual may require District 360 to add a notation setting out their claims as to why they believe the information is incorrect, incomplete, out of date or misleading, and
- District 360 will provide a written statement of reasons to the individual.

Identifiers

District 360 will use identifiers unique to the company. District 360 will not disclose identifiers unless disclosure is necessary to fulfil its obligations.

Anonymity

District 360 will take all reasonable steps to ensure that as many services as possible will be provided to the community or individuals without recording or collecting personal information.

Individuals have the option to not identify themselves when dealing with District 360.

Transborder Data Flow

District 360 will not sell exchange or release personal information for commercial gain.

District 360 will not transfer personal information to any other agency or individual, including an agency or organisation in a foreign country unless:

• The organisation is subject to laws, a binding scheme or contract, which effectively upholds the privacy of personal information, and

- The individual consents, or if obtaining consent is impractical, the individual is likely to give consent, or
- The transfer is for the benefit of the individual.

Sensitive Information

Wherever possible, District 360 will not collect sensitive information.

Where sensitive information about an individual must be collected it will not be collected without that individual's consent unless:

- It is necessary for research relevant to public health, compilation or analysis of public health statistics
- It is required by law
- It is necessary to prevent or lessen a serious and imminent threat to the life or health of any individual, or
- It is necessary to the provision of quality advocacy, information, rehabilitation, and/or lifestyle support services.

Confidentiality Statement

Personal and/or sensitive information will be collected and maintained on confidential records and/or databases maintained by District 360 in support of its activities and service provision.

District 360 Employees who may have access to personal and or sensitive information in the course of their duties will respect its confidentiality and will not disclose the information to any third party.

Breaches of confidentiality by Employees will be dealt with in accordance with HRP3 Disciplinary Action Policy.

Destruction of client information

Client information (both paper files and electronic data) must be destroyed after all statutory obligations for maintenance have been discharged. Destruction is to be done in a supervised and safe manner and must be authorised by the Office Manager.

Several situations will exist where destruction of a client record is not to occur. These will include:

- An outstanding compensation claim with any insurance provider
- An imminent or ongoing dispute between the client and our service
- A request for access to information
- An outstanding audit gueries.

Destruction of paper and electronic data must be total and done in such a way that no one else can access the information.

4. Other relevant District 360 policies

Staff, especially managers and supervisors, are encouraged to read this policy in conjunction with other relevant District 360 policies, including:

• Disciplinary Procedures Policy

Relevant legislation.

- The National Disability Insurance Scheme Act 2013 (NDIS Act)
- NDIS Practice Standards
- WA Disability Services Act 1993
- VIC Disability Amendment Act 2017

5. More information

If you have a query about this policy or need more information, please contact the management team at info@district360.com.au

6. Review details

Approval Authority	Tanya Johnston
Responsible Officer	Coco Johnston
Approval Date	14 April 2021
Last updated Date	21 April 2023
Next Review Date*	21 April 2024
Last amended	 Updated company trading name from District 360 Supports to District 360. Changed company logo.

^{*} Unless otherwise indicated, this procedure will still apply beyond the review date.

Printed versions of this document are not controlled. Please refer to the D360 Policy Library for the latest version.

7. Employee Agreement

Upon appointment, all Employees must sign the attached Confidentiality Statement. Breaches to the Privacy and Confidentiality Policy will be treated seriously and will result in disciplinary action or dismissal.

I have read and fully understand my responsibilities in relation to District 360 Privacy and Confidentiality Policy and understand that this policy should be read in conjunction with my Position Description and reference documentation and legislation, and as such agree to abide by its contents.

Employee Name	Position
Signature	Date
Witness Name	Position