

# Privacy Notice - Health and Social Care

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## The Institute for Integrated Systemic Therapy

Trading as

## Childhood First

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This was last updated:

20/2/26 – Updated and Published

12/1/25

This notice is reviewed annually or upon significant change in law or business process.

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This privacy notice is for all individuals for whom Childhood First processes or controls data under the GDPR. It aims to explain and clarify how we manage your personal information.

While much of the information in this document is universal there is also information in this document that will be specific to your relationship with Childhood First.

You can click on the [hyperlinks](#) to access the parts of the document relevant to you and navigate the document according to your relationship to Childhood First.

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## Childhood First contact details

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Telephone : 02079287388

Email : [enquiries@childhoodfirst.org.uk](mailto:enquiries@childhoodfirst.org.uk)

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Our Data Protection Officer :



DPO Registered Office : Eagle House,  
Cranleigh Close,  
South Croydon,  
Surrey CR2 9LH  
Registered in  
England No.09072526

Contact number : 0208 300 3878

Email : [gsdpo@guardiansaints.com](mailto:gsdpo@guardiansaints.com)

## For our Children and Ex Residents, including pupils at our school:

### Our role in looking after your information

We have a joint controller relationship with Local Authorities across the UK.

For children in our care; we process your personal information with that joint controller for the following reasons.

The Local Authority with parental responsibility commissions our service to undertake therapeutic residential care for children. Our therapeutic care is accredited by the United Kingdom Council for Psychotherapy (UKCP).

Our service works within the legislative framework of the Children Act 1989 and The Children's Homes (England) Regulations 2015 as well as other related legislation such as the The Education Act 1996 and The Independent School Standards (last updated April 2019).

We receive and share our information with the relevant local authority which has parental responsibility for each individual child and is the Data Controller.

We record additional information during the course of every child's stay in line with the legislation and according to the clinical requirements of our service, to monitor and record the clinical care for which we are commissioned.

We have complete autonomy over the systems we use to record this data. Records for children are recorded in a cloud based system called ClearCare. We are charged with maintaining this information for 75 years from the child's date of birth.

Older records that pre date ClearCare are stored in a commissioned secure Archive data center.

Part of our organisation also provides education to some of our residents. Our school process and manages pupil information as a data controller. All information we collect is partly stored on the child's main social care file but there are specific educational records that are stored and maintained by the school separately.

### What information we collect and use.

We collect or use the following children and family data in relation to the social care of children to comply with legal requirements as set out in

**The Children's Homes (England) Regulations 2015** and  
**The Education Act 1996 and The Independent School Standards (last updated April 2019):**

- Name
- Contact information
- Identification documents
- Health and safety information

- Safeguarding information
- Day to day records
- Financial information
- Results of internal assessments and externally set tests
- Pupil and curricular records
- Exclusion information
- Attendance information
- Details of any support received, including care packages, plans and support providers
- Information on the use of our information and communications systems, equipment and facilities in the home or school (including home and school computers)
- Filtering and monitoring data

We also collect the following types of sensitive information to comply with the same legal requirements as above:

- Racial or ethnic origin
- Criminal offence data
- Religious or philosophical beliefs
- Genetic information
- Information about characteristics, such as ethnic background or special educational needs (SEN)
- Health information - Information about any medical conditions we need to be aware of, including physical and mental health
- Sex life information
- Sexual orientation information
- We may also hold data about you that we have received from other organisations, including schools and local authorities.

Day to day recording of all care related information may include elements of all the above. We also record clinical and therapeutic data (including work undertaken by our 1:1 therapists) which may have information relating to past trauma and trauma responses. We consider this information as health information (mental health).

## Why we collect and use your information

We collect, process and use this data in order to:

- Protect children / pupil safety and welfare
- Monitor and report on therapeutic progress
- Monitor and report on pupil progress
- Support pupil learning
- Assess the quality of our services and evidence this to Ofsted
- Comply with health and safety, and other legal obligations
- Comply with our policies (e.g. child protection policy, IT acceptable use policy) and our legal obligations
- Administer admissions and referrals
- Keep our network(s) and devices safe from unauthorised access, and prevent malicious software from harming our network(s)
- Comply with the law regarding data sharing and make sure our information and communication systems, equipment and facilities (e.g. computers) are used appropriately, legally and safely
- Administer and maintain our properties
- Carry out research

We do not currently process any personal data through automated decision-making or profiling.

We do not use personal data for marketing purposes

## Lawful Basis for collecting and using your information

Our lawful basis for collecting or using personal information to comply with legal requirements for the provision of therapeutic social care services (Children) is:

- **Legal obligation** – we have to collect or use your information so we can comply with the law. All of your data protection rights may apply, except the right to erasure, the right to object and the right to data portability.

To review your rights click here - [Your data protection rights](#)

The condition for processing special category data is identified as;

- Condition (h) Health or social care (with a basis in law) – for Health or social care purposes
- For Statutory and government purposes
- The relevant laws are The Children Act 1989 and The Children's Homes (England) Regulations 2015

We also collect a range of clinical information about our children as part of our therapeutic care provision. Our service uses clinical information to enhance our care, protect vital interest and safeguard our young people.

All familial information provided by the LA as part of a child's referral and any subsequent information directly pertaining to a child's placement (e.g. including contact notes) will form part of a child's file and follows the same lawful basis as the child's information in order to provide the service to the child.

Please note that we may process your personal information where this is required by law.

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## Family information

### Our role in looking after your information

We are the data controller and process your information as the data controller.

### What information we collect and use

We collect or use the following children and family data in relation to the social care of children to comply with legal requirements as set out in The Children's Homes (England) Regulations 2015:

- Name
- Contact information
- Identification documents
- Health and safety information
- Safeguarding information

We may also collect the following types of sensitive information to comply with the same legal requirements as above:

- Racial or ethnic origin
- Criminal offence data
- Religious or philosophical beliefs
- Genetic information
- Health information
- Sex life information
- Sexual orientation information
- We may also hold data about you that we have received from other organisations including schools and local authorities.

### Why we collect and use your information

We collect, process and use this data in order to:

- Protect childrens safety and welfare
- Promote the interests of our children
- Inform our practice and the care we deliver to our children
- Administer therapeutic support and care
- Monitor and report on therapeutic progress
- Comply with our policies (e.g. child protection policy) and our legal obligations
- Carry out research
- We do not currently process any personal data through automated decision-making or profiling.
- We do not use personal data for marketing purposes

## Our Lawful Basis for collecting and using your information

In relation to information of Family Members (of a relevant Child). We may collect clinical information from some children's family members as part of our therapeutic care provision, we do this under –

➤ **Legitimate interest :**

The processing is necessary for our legitimate interest or the legitimate interests of a third party (the relevant child), unless there is a good reason to protect your personal data which overrides those legitimate interests. All of your data protection rights may apply, except the right to data portability. To review your rights click here - [Your data protection rights](#)

The condition for processing special category data is identified as;

- Condition (h) Health or social care (with a basis in law) – for Health or social care purposes
- For Statutory and government purposes as part of our provision of health and social care
- The relevant laws are The Children Act 1989 and The Children's Homes (England) Regulations 2015

Please note, there is no requirement for any family member to engage with our services. Our clinical, therapeutic, support to parents is offered in support of the child, the child's current placement and helping to safeguard the child in the future.

Please note that we may process your personal information where this is required by law.

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## Staff (and Staff as Students), Next of Kin / emergency contact, Applicants and Trustees

### Our role in looking after your information

We are the data controller and process your information as the data controller.

### What information we collect and use

In relation to our recruitment and employment; Staff records are held pursuant to The Children's Homes (England) Regulations 2015 which include supervision records held in ClearCare, these are operational records. Our HR records are held on Sense HR pursuant to employment law requirements (Equalities Act 2010).

We collect or use the following personal information on staff and applicants for recruitment and employment purposes:

- Contact details (eg name, address, telephone number or personal email address)
- Date of birth
- National Insurance number
- Copies of passports or other photo ID
- Employment history (job application, employment references or secondary employment)
- Education history (eg qualifications)
- Statutory training records
- Right to work information
- Photographic identification (Trustees and staff)
- Cookies and google analytics from our website
- In addition - staff and applicants undertaking the iST (non-statutory training):
- Qualification Results
- Education history
- Pastoral support
- Next of Kin / emergency contact details

We may also collect the following types of sensitive information to comply with the same legal requirements as above:

- Racial or ethnic origin
- Criminal offence data - (eg Disclosure Barring Service (DBS), Access NI or Disclosure Scotland checks )
- Religious or philosophical beliefs
- Genetic information
- Health information
- Sex life information
- Sexual orientation information
- We may also hold data about you that we have received from other organisations, including schools and local authorities and previous employers.

## Why we collect and use your information

Collecting and using this data enables us to:

- Monitor and report on our therapeutic effectiveness,
- Provide the therapeutic support required to our own staff.
- Monitor the care we provide,
- Protect childrens welfare,
- Assess the quality of our services,
- Administer and monitor our recruitment processes,
- Carry out research,
- Administer our services and our buildings,
- Comply with the law regarding data sharing and make sure our information and communication systems, equipment and facilities (e.g. computers) and ensure they are used appropriately, legally and safely.

For staff and applicants undertaking the iST training collecting this data enables us to:

- Monitor and report on our iST training,
- Improve the quality of our iST training,
- Administer training to staff,

Please note that we may process your personal information where this is required by law.

## Our Lawful Basis for collecting and using your information

In relation to Recruitment and Employment our lawful basis for collecting or using personal information for recruitment and employment purposes is:

- **Legal obligation** – we have to collect or use your information so we can comply with the law. All of your data protection rights may apply, except the right to erasure, the right to object and the right to data portability.

To review your rights click here - [Your data protection rights](#)

The condition for processing any special category data is identified as;

- Condition (h) Health or social care (with a basis in law) – for Health or social care purposes and Employment, social security and social protection - Article 9(2)(b)
- The relevant laws are The Children Act 1989 and The Children's Homes (England) Regulations 2015 and Employment Law (Equality Act 2010)

For Staff as Students - Our lawful basis for collecting or using personal information for non statutory training (post level 4 iST) purposes

AND

For Next Of Kin Information (NOK)/ emergency contact – Our lawful basis for collecting or using personal information for employees NOK/ emergency contact is:

- **Legitimate interest** – the processing is necessary for our legitimate interest or the legitimate interests of a third party, unless there is a good reason to protect your personal data which overrides those legitimate interests. All of your data protection rights may apply, except the right to data portability.

To review your rights click here - [Your data protection rights](#)

For NOK / emergency contact, In line with data minimisation we only collect necessary information; name, relationship, phone number in case of illness or death.

Please note that we may process your personal information where this is required by law.

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# Donors and Patrons

## Our role in looking after your information

We are the data controller and process your information as the data controller.

## What information we collect and use

In relation to Fundraising and Patronage we collect or use the following personal information on donors and friends of the charity for information updates, marketing or market research purposes (specifically fundraising activities):

- Names and contact details
- Address
- Marketing preferences
- Website and app user journey information
- Records of consent, where appropriate
- Bank details
- Cookies and google analytics

## Why we collect and use your information

Collecting and using this data enables us to:

- Record your donations
- Administrate and organise events
- Claim Gift Aid if applicable
- Communicate with you as a supporter
- Respond to enquiries and tell you about things you may be interested in
- Carry out research on the demographics, background and interest of our supporters and users of our services in order to improve our services.
- Process sales or donations, and to verify financial transactions
- To keep a record of any contact we have had with you
- Monitor and report on our fundraising objectives,
- Assess the quality of our services,
- Carry out research,
- Building profiles of supporters and targeting communications

We may use profiling and screening techniques to ensure communications are relevant and well timed. We may also use them to provide an improved experience for our supporters and donors.

Profiling also allows us to target our resources effectively. We do this because it allows us to understand the background of the people who support us. This helps us to make appropriate requests to supporters who may be able and willing to give more than they already do. It also helps us to raise more funds, sooner, and more cost-effectively, than we otherwise would.

When building a profile we may analyse geographic, demographic and other information relating to you. This is so we can understand your interests and preferences better in order to contact you with the most relevant communications.

In doing this, we may use additional information from third-party sources when it is available. This information is gathered using publicly available data about you, for example addresses, listed directorships or typical earnings in a given area.

You are not required to provide personal data to us. Note, however that your failure to do so may affect our ability to provide the services you request. For example, we are unable to receive a donation from you if you do not provide payment information. Or we are unable to provide a receipt if you do not provide contact details.

Where you have donated through a third party fundraising platform such as Enthuse or Blackbaud please refer to their privacy notice. We become a data controller for the information we receive from these sites.

## Our Lawful Basis for collecting and using your information

In relation to Patronage Our lawful basis for collecting or using personal information of our Patrons is:

- **Consent** - the processing is undertaken because the individual has given clear consent for us to process their personal data for a specific purpose, namely to lend their patronage to the organisation. All of your data protection rights may apply  
To review your rights click here - [Your data protection rights](#)

In relation to Donors and fundraising Our lawful basis for collecting or using personal information for information updates, marketing or market research purposes (specifically for fundraising) is:

- **Legitimate Interest** - the processing is necessary for our legitimate interest or the legitimate interests of a third party, unless there is a good reason to protect your personal data which overrides those legitimate interests. All of your data protection rights may apply, except the right to data portability.  
To review your rights click here - [Your data protection rights](#)

Please note that we may process your personal information where this is required by law.

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# Contractors, Non Contracted Suppliers and Third Party Affiliates

## Our role in looking after your information

We are the data controller and process your information as the data controller.

## What information we collect and use

In relation to Contractors and non contracted suppliers we collect or use the following personal information

- Names and contact details
- Address
- Records of consent, where appropriate
- Bank details
- DBS check clearance confirmation

## Why we collect and use your information

Collecting and using this data enables us to:

- Record our activities / purchases
- Administer the organisation
- Communicate with you as a supplier
- Process purchases for goods or services
- To keep a record of any contact we have had with you

## Our lawful basis for processing your information is:

In relation to contracted and non contracted suppliers our lawful basis for collecting or using personal information of our Patrons is:

- For the performance of a Contract - the processing is necessary for a contract we have with the individual, or because they have asked you to take specific steps before entering into a contract. All of your data protection rights may apply except the right to object.

Where we process any DBS related checks or check confirmation that these are undertaken we do so under our Legal Obligation to ensure we safeguard our young people.

## Cookies and google analytics

'Personal data' means any information that identifies a living person. This can include name, address, phone number or email address.

It also covers our use of any personal information you provide to us. This may be by phone, text message (SMS), email, social media, letter and other correspondence, and in person. It can include IP addresses and other technical identifying information.

This website uses cookies as outlined in our cookies policy. These are small data text files sent from websites which are then stored on users' computers, tablets and phones when accessing the site.

We use Google Analytics cookies to give us information about how you use our website. This data includes your IP address and details of the version of web browser you used to visit our website, this information on how you use our website to help us improve it.

Google Analytics allows us to find out the number of visitors to the various parts of the site. The information is processed in a way that does not identify anyone. No attempt is made through Google Analytics to find out the identities of people visiting the website. For more information you can read the [Google Analytics privacy policy](#).

We also collect the following data that is voluntarily submitted by users, these include and details you give us if you apply for a job, to volunteer or if you make a general enquiry and personal details you give us if you make a donation.

We will not sell, rent or share your information with third parties for marketing purposes. When you are using our secure online donation pages, your donation is processed by a third party payment processor, who specialises in the secure online capture and processing of credit/debit card transactions. If you have any questions regarding secure transactions, please contact us.

This privacy notice does not cover information gathered on other websites outside our control. We encourage you to read their individual privacy notices.

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# Data Protection Rights Policy

Under UK data protection law, we must have a “lawful basis” for collecting and using your personal information. There is a list of possible lawful basis in the UK GDPR. You can find out more about lawful basis on the [ICO’s website](#).

Which lawful basis we rely on may affect your data protection rights which are in brief set out below. You can find out more about your data protection rights and the exemptions which may apply on the ICO’s website:

## **Your right to be informed -**

You have the right to be told how the Company processes your data and the reasons for the processing. In order to provide this information to you, the Company has a privacy notice to explain what data we collect about you, how we collect and process it, what we process it for and the lawful basis which permits us to process it, this Privacy Notice fulfills that obligation.

## **Your right of access -**

Individuals have the right to request a copy of their personal data being processed by Childhood First. This will usually be in electronic form if the individual has made the request electronically unless they specify otherwise.

A subject access request does not necessarily extend to all records or correspondence containing the individual’s name or personal identifier. To be included in a response to a subject access request the information needs to relate to, be about or be linked to the individual. For staff records Childhood First may ask an individual to specify the information to which the request relates. In the case of childrens records all official records recorded on their files will be provided and third party names will be redacted.

Childhood First will respond within one month unless the request is complex or numerous in which case the period can be extended by a further two months. If an extension is necessary Childhood First will write to the individual within one month of receiving the original request to explain why an extension may be necessary. (Please note: The complexity and scale of social care records mean this extension may well be necessary to gather all the required information).

If a subject access request is manifestly unfounded or excessive Childhood First is not obliged to comply with it. Alternatively Childhood First may charge a fee based on the administrative cost of responding to the request.

A Subject Access Request can be made by submitting a request to [enquiries@childhoodfirst.org.uk](mailto:enquiries@childhoodfirst.org.uk) Childhood First will need to ask for identification before the request can be processed.

[You can read more about this right here.](#)

**Your right to rectification** - You have the right to ask us to correct or delete personal information you think is inaccurate or incomplete. [You can read more about this right here.](#)

**Your right to erasure** - You have the right to ask us to delete your personal information. [You can read more about this right here.](#)

**Your right to restriction of processing** - You have the right to ask us to limit how we can use your personal information. [You can read more about this right here.](#)

**Your right to object to processing** - You have the right to object to the processing of your personal data. [You can read more about this right here.](#)

**Your right to data portability** - You have the right to ask that we transfer the personal information you gave us to another organisation, or to you. [You can read more about this right here.](#)

**Your right to withdraw consent** – When we use consent as our lawful basis you have the right to withdraw your consent at any time. [You can read more about this right here.](#)

If you make a request in relation to your other rights, where applicable, we must respond to you without undue delay and in any event within one month. Where verification of your identity or where requests are otherwise unclear, we may require additional information. In these circumstances we are permitted to 'stop the clock' and the one-month timescale can be paused during the verification process.

To make any data protection rights requests, please contact us using the contact details at the top of this privacy notice.

A small fee based on administrative costs may be charged for repeat requests for the same information or if a request is deemed to be excessive or unfounded.

**Please refer to the lawful basis applicable to your situation in this document to clarify which rights apply to you.**

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## Where we collect personal information from:

This will depend on what your relationship to Childhood first is, for our children we collect from a variety of sources. For our donors we will only collect information directly from the individual.

CF=Children and family data, EM=Employee data, FR=Fundraising data

<b>Directly from you</b>	<b>(CF/EM/FR)</b>
<b>Third party fundraising platforms (Enthuse / Blackbaud)</b>	<b>(FR)</b>
<b>Regulatory authorities</b>	<b>(CF/EM)</b>
<b>Relevant regulatory authorities</b>	<b>(CF/EM)</b>
<b>Previous employers</b>	<b>(EM)</b>
<b>Family members or carers</b>	<b>(CF)</b>
<b>Other health and care providers</b>	<b>(CF)</b>
<b>Social services</b>	<b>(CF)</b>
<b>Charities or voluntary sector organisations</b>	<b>(CF)</b>
<b>Schools, colleges, universities or other education organisations</b>	<b>(CF)</b>
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## How long we keep information

<b>Data</b>	<b>Retention period</b>
<b>Children and Families information:</b>	
Residents and ex residents - Basic and Full (including referral documentation) Including Pupil information	75 Years from Date of Birth
Formal Therapy reports	75 Years from Date of Birth (on child's file)
Familial information - information directly pertaining to a child's placement linked to child's information	75 Years from Date of Birth (on child's file)
Familial information - not directly related to the current care of that child but contributes to the future safeguarding or care	3 months from leaving date of relevant child (not on child's file)
Referral information - Basic details	Permanent – To help satisfy Regulation 14,2(a)
Full referral paperwork - high level details (children not placed)	up to 3 months following referral (deletion cycle)
<b>School records not on the child's main file will be kept as follows:</b>	
School Log Books	6 years from the date of the last entry.
Admissions Registers Class Registers	Permanently – To help with enquiries from ex-pupils
Individual Pupil Records Primary Schools	Until the pupil leaves the school, at which point they are transferred to the next school.
Individual Pupil Records Secondary Schools	25 years after the pupil's date of birth.
<a href="#">For more details on statutory retention periods for school records please refer to the following link</a>	<a href="#">Department of Education</a>
<b>Staff Information and ex-employees</b>	
Basic details	Indefinitely – To help with any safeguarding enquiries
HR records	up to 15 years from the date of last entry
NOK/ emergency contact details	Until relevant employee leaves the organisation.
Student records	Up to 15 years in line with HR files.
Applicants (not employed)	12 months from application date
Trustees information	up to 15 years from the date of last entry
<b>Fundraising information</b>	
Donors	6 years in line with HMRC as a basis (from date of last engagement)
Patron	Until withdrawal of consent.
<b>Other third party information</b>	
Contractors	6 years in line with HMRC as a basis

# Who we share information with

## Main third party data processors

### **Local authorities or councils**

We regularly share data with local authorities as corporate parents and as co controllers via their social workers and associated professionals.

### **ClearCare**

This data processor does the following activities for us: Residential Services cloud software systems, storing our childrens records and some staff records for the required retention periods. Clearcare will be asked to delete when the appropriate time has elapsed.

### **Sense HR**

This data processor does the following activities for us: Employee management software, a cloud based provision to manage HR systems and records in a secure environment.

## Others we share personal information with

- Other health providers (eg GPs and consultants)
- Department for Education (School information)
- National Pupil Database?
- Legal bodies or authorities
- Relevant regulatory authorities
- Insurance companies, brokers and other intermediaries
- Care providers
- Organisations we need to share information with for safeguarding reasons
- Professional advisors
- External auditors or inspectors
- External examining bodies and third party training companies
- Organisations we're legally obliged to share personal information with
- Publicly on our website, social media or other marketing and information media
- Current employers
- Other relevant third parties:
  - Clinical case management: Assessment systems, Case Recording Systems, Secure archiving provision.
  - Employees and Human Resources: Employee management software, Company Benefits Broker, Health insurance, HR legal advice, Pension provider, Payroll provider, Life insurance provision, DBS umbrella service.
  - Finance and IT services: IT systems provider, Financial accounting software, Insurance providers, Fundraising CRM (Blackbaud – UK )

## Duty of confidentiality

We are subject to a common law duty of confidentiality. However, there are circumstances where we will share relevant health and care information. These are where:

- you've provided us with your consent (we have taken it as implied to provide you with care, or you have given it explicitly for other uses);
- we have a legal requirement (including court orders) to collect, share or use the data;
- on a case-by-case basis, the public interest to collect, share and use the data overrides the public interest served by protecting the duty of confidentiality (for example sharing information with the police to support the detection or prevention of serious crime);
- If in England or Wales – the requirements of The Health Service (Control of Patient Information) Regulations 2002 are satisfied; or
- If in Scotland – we have the authority to share provided by the Chief Medical Officer for Scotland, the Chief Executive of NHS Scotland, the [Public Benefit and Privacy Panel for Health and Social Care](#) or other similar governance and scrutiny process.

## Sharing information outside the UK

Where necessary, we may transfer personal information outside of the UK. When doing so, we comply with the UK GDPR, making sure appropriate safeguards are in place.

For further information or to obtain a copy of the appropriate safeguard for any of the transfers below, please contact us using the contact information provided above.

Organisation name : Blackbaud  
Category of recipient : Fundraising software provider  
Country the personal information is sent to : USA

How the transfer complies with UK data protection law :

The country or sector has a UK data bridge (also known as Adequacy Regulations). Blackbaud have a EU based subsidiary however they may send information back to the USA. They have a data privacy certification which can be found on their website within their privacy notice.

Here is a link to their data privacy notice : [Blackbaud privacy-policy - Europe](#)

## How to complain

If you have any concerns about our use of your personal data, you can make a complaint to us using the enquiries email address at the top of this privacy notice.

Under The Data (Use and Access) Act (DUAA) all complaints will first need to be explored and resolved by organisations without the involvement of the ICO.

Our internal review of your personal data complaint will be discussed with our independent DPO service and a response provided to you within 30 days.

If after the review, you remain unhappy with our response you are entitled to take your complaint directly to the ICO.

The ICO's address : Information Commissioner's Office  
Wycliffe House  
Water Lane  
Wilmslow  
Cheshire  
SK9 5AF

Helpline number : 0303 123 1113  
Website : <https://www.ico.org.uk/make-a-complaint>

## Company Information

Childhood First is a division of the Institute of Integrated Systemic Therapy, registered in England as company limited by guarantee.

Registration number : 1708301.  
Registered office : 91 - 95 Southwark Bridge Road, London, SE1 0AX  
Registered charity : 286909.

### [Childhood First contact details](#)

[Children and Ex Residents including pupils](#)

[Familial data](#)

[Staff \(and Staff as Students\), Applicants and Trustees](#)

[Donors and Patrons data](#)

[Contractors, Non Contracted Suppliers and Third Party Affiliates](#)

[Cookies and Google analytics](#)

[Your data protection rights](#)

[Where we get personal information from](#)

[How long we keep information](#)

[Who we share information with](#)

[Sharing information outside the UK](#)

[How to complain](#)