

Privacy Notice

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1. Introduction

The Data Protection Regulations in the UK include two key pieces of law:

- The Data Protection Act 2018
- The UK GDPR

There are other regulations in specific areas which need to be taken into account. This Privacy Notice has been written within the legislative framework as at November 2023. It will be revised as the framework and case law change. This notice was last updated November 2023.

2. What is this Privacy Notice about?

This Privacy Notice is part of the information to data subjects about how personal data is used. Being transparent and providing accessible information to individuals about how organisations will use their personal information is a key element of Data Protection Regulations.

This **Privacy Notice** is part of our programme to make the data processing activities we are carrying out in order to meet our healthcare obligations transparent.

The Privacy Notice tells you about information we collect and hold about you, the legal basis for collecting and holding the information, what we do with it, how we keep it secure (confidential), who we might share it with and what your rights are in relation to your information.

3. Who we are

We are the Caversham Group Practice. We provide medical services to you as a patient as part of the NHS.

4. Types of information we use

We use the following types of information/data:

- Personal data and special category personal data such as:
 - demographics name, address, date of birth, postcode, NHS number
 - racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, genetic data, biometric data for the purpose of uniquely identifying a natural person, medical/health data, sexual life or sexual orientation data.

(special category personal data is sometimes called sensitive personal data)

- Pseudonymised about individuals but with identifying details (such as name or NHS number) replaced with a unique code.
- Anonymised about individuals but with identifying details removed.
- Aggregated anonymised information grouped together so that it doesn't identify individuals.

5. What we use your personal data and special category personal for

We use and share information about you in a number of ways. These include, if you are a patient:

Primary uses - information from your GP medical record which can be made available to other NHS and public sector organisations, including doctors, nurses and care professionals in order to help them make the best informed decision, and provide you with the best possible direct care delivery.

Secondary uses - information from your GP medical record involves extracting identifiable data and (usually) sharing that data with other NHS organisations, for the purpose of indirect care. Examples include using your information for <u>research</u>, auditing, and <u>healthcare planning</u> (population health management).

If you're a member of staff, we process your data for the purposes of your employment contract, professional monitoring requirements, your health and safety and other employment-related matters.

You have rights to object to the use of your personal data in some circumstances, particularly for secondary use. These are often called "opt-outs". Details of the available objections are given in section 16 below.

6. Identity and Contact details of the Data Controller and Data Protection Officer

Practice Contact Details

4 Peckwater Street, NW5 2UP

Practice ICO Reference Number: Z6080227

Data Protection Officer

You can contact the data protection officer by post at the practice address, addressed for the attention of the Data Protection Officer, or by email to

Name: Steve Durbin
Email: dpo.ncl@nhs.net

Please quote the practice name in any communication. The Data Protection Officer service is provided across NCL practices.

7. Organisations we share your personal information with

We share information about you with other GPs, NHS acute or mental health Trusts, local authorities, community health providers, pharmacists, commissioning organisations, medical research organisations and some specific non-NHS organisations for the purposes of direct care and secondary uses.

We are required under the law to provide you with the following information how we process your personal data, the purpose of proposing, recipient/categories of your personal data, the identity of our Data Protection Officer (DPO), how long we retain personal information about you, the legal basis and justification for the processing, and your right to view, request access copies of your personal information, or object to the processing.

Included below is a table of the organisations we share information about you, and data processors we use to process your information, split into the following categories.

- a. <u>Direct Medical Care and Administration</u>
- b. Other primary care services delivered for the purposes of direct care
- c. <u>Statutory Disclosures of Information</u>
- d. Processing for the Purposes of Commissioning, Planning, Research and Risk Stratification
- e. <u>Data Sharing Databases</u>
- f. <u>Data Processors</u>

In most cases, the Data Controller and Data Protection Officer (DPO) are as listed in section 6 above. Where they are not, they are specified in the table.

a. Direct Medical Care and Administration

System / Recipients / Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
NHS Trusts – Hospitals, Community or Mental Health Trusts. Other care providers with NHS contracts (e.g. services providing ultrasound scans, medical imaging; specialist providers such as those providing day surgery, other direct care tests / services)	Personal data concerning your GP medical record may be shared with NHS Trusts in order to enable their healthcare professionals make the best informed decision about your health needs, and provide you with the best possible care if you visit these providers for routine care and referrals. Your information will also be shared with other care providers to provide best care, for example for medical imaging tests the practice cannot perform itself. Note that NHS contracts are commonly delivered by private organisations; some of these providers will be partnerships, companies and other bodies, along with statutory NHS bodies such as NHS Trusts. Your personal information may also be processed for local administrative purposes such as: • Waiting list management; • local clinical audit; • Performance against local targets; • activity monitoring; • production of datasets to submit for commissioning purposes and national collections. The source of the information shared in this way is your electronic GP record.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care.	Article 6(1) (c) - processing for legal obligation; Article 6(1) (e) - public interest or in the exercise of official authority. Article 9(2) (b) — processing necessary in the field of employment, social security and social protection law. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services. Related Legislation:	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System / Recipients / Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
			Data Protection Act 2018 Section 10 Section 251B Health and Social Care Act 2012 Common Law of Duty of Confidentiality	or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.
Emergency Services (Ambulance trusts, police, A&E departments, out of hours services, 111)	There are circumstances when intervention is necessary in order to save or protect a patient's life or to prevent them from serious immediate harm, for example, during a collapse or diabetic coma or serious injury or accident. In many of these circumstances the patient may be unconscious or too ill to communicate. Medical professionals have a duty of care to share data in emergencies to protect their patients or other persons. In these circumstances, your GP medical record will be shared with emergency healthcare services, the police or fire service in order to enable you receive the best treatment or service. The source of the information shared in this way is your electronic GP record.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care.	Article 6(1) (c) - processing for legal obligation; Article 6(1) (d) – the processing is necessary in order to protect the vital interests of the data subject; Article 9 (2) (C) – the processing is necessary to protect the vital interests of the data subject Related Legislation:	 You have the right to: Make pre-determined decisions about the type and extent of care you will receive in an emergency, these are known as "Advance Directives" and are held in <u>Urgent Care Plans</u>; access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System / Recipients / Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
			Data Protection Act 2018 Section 10 Section 251B Health and Social Care Act 2012 Common Law of Duty of Confidentiality	Right to object: You have the right to object to some or all of your personal information being shared with the recipients. You also have the right to have an "Advance Directive" placed in your records and brought to the attention of relevant healthcare workers or staff. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose
GP Federations and Primary Care Networks (groups of Practices working together, and with other providers, to provide joined-up and effective care)	GP Federations are groups of GPs (patient centred organisation), working collaboratively and developing closer integration with other partners across health, social and third sector partners to facilitate an enhanced delivery of health and care services. Primary Care Networks (PCNs) are similar, but are led at the GP level and may involve a variety of other organisations also noted in this privacy notice.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	Article 6(1) (c) - processing for legal obligation; Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (h) - processing is	 contact details are given at section 8. You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System / Recipients / Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
North Central London Integrated Care Service	North Central London Integrated Care Service are a wider grouping performing shared functions across health and care. In each case the Practice remains the data controller for the information about you. Through various hubs in the community the GP Federations and PCNs provide direct health and care services such as continued extended access, home visits, universal offers, musculoskeletal service, GP at front door and other neighbourhood services across North Central London (which covers the boroughs of Barnet, Camden, Enfield, Haringey and Islington) If you visit receive treatment/consultation on any of these services, personal data concerning your GP medical record may be shared with the GP Federation and Multidisciplinary Teams (MDT) in order to enable them make the best informed decision about your health/care needs, and provide you with the best possible care. The source of the information shared in this way is your electronic GP record.		necessary for medical or social care treatment or, the management of health or social care systems and services. Related Legislation: Data Protection Act 2018 Section 10 Section 251B Health and Social Care Act 2012 Common Law of Duty of Confidentiality	where we no longer need the data for the purposes of the processing. Right to object: In line with the UK GDPR Article 21, you have a general right to raise an objection to the processing of your personal data in some particular circumstances. This right only applies where we cannot demonstrate compelling legitimate grounds for continued processing of your personal data for the purposes of direct provision of care, and compliance with a legal obligation to which we are subject. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.

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Pharmacists Medicines Optimisation	Delivery of direct care e.g. vaccination, prescription fulfilment. Medicines optimisation looks at the value which medicines deliver, making sure they are clinically-effective and cost-effective. It is about ensuring patients get the right choice of medicines, at the right time, and are engaged in the process by their clinical team. Medicines optimisation enables community pharmacies to request medication electronically from the Practice and view relevant information from your GP record in order to provide you with the best medicines. The source of the information shared in this way is your electronic GP record.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	Article 6(1) (c) - processing for legal obligation; Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services. Related Legislation: Data Protection Act 2018 Section 10 Section 251B Health and Social Care Act 2012	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System / Recipients / Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
				Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.
Local Authority – Social Services	The practice works closely with Local Authorities to support and care for people of all ages to deliver the best possible social care. Personal data concerning your GP medical record may be shared with Local Authorities and Multidisciplinary Teams (MDTs) delivering social care in order to enable them make the best informed decision about your social care needs if required. The source of the information shared in this way is your electronic GP record and your Local Authority social care records. Your GP is the data controller for your electronic GP record, your local authority is the data controller for your social care record.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care.	Article 6(1) (c) - processing for legal obligation; Article 6(1) (d) (processing for vital interests of data subject) and/or; Article 6(1) (e) - public interest or in the exercise of official authority. Article 9(2) (b) - processing necessary in the field of employment, social security and social protection law.	You have the right to: • To access, view or request copies of your personal information; • request rectification of any inaccuracy in your personal information; • restrict the processing of your personal information where: ✓ accuracy of the data is contested, ✓ the processing is unlawful or, ✓ where we no longer need the data for the purposes of the processing. Right to object: In line with the UK GDPR Article 21, you have a general right to raise an objection to the processing of your personal data in some particular circumstances. This right only applies where we cannot demonstrate compelling legitimate grounds for continued processing of your personal data for the purposes of direct provision of

System / Recipients / Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
Multidisciplinary Care Teams and clinics (MDTs)	Personal data concerning your GP medical record may be shared with clinics delivering care or Multidisciplinary Teams (MDTs) in the area in order to provide you with the best possible care. For example, if you suffer from a long-term condition, specialist MDTs may deliver services alongside your GP. These MDTs commonly run clinics for conditions, so that you can receive the best possible care from practitioners specialising in the treatment area. The source of the information shared in this way is your electronic GP record.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services. Related Legislation: Data Protection Act 2018 Section 10 Section 251B Health and Social Care Act 2012 Article 6(1) (c) - processing for legal obligation; Article 6(1) (e) - public interest or in the exercise of official authority. Article 9(2) (b) - processing necessary in the field of employment, social	care, and compliance with a legal obligation to which we are subject. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8. You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where: accuracy of the data is contested, the processing is unlawful or, where we no longer need the data for the purposes of the processing.

System / Recipients / Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
			security and social protection law. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services. Related Legislation: Data Protection Act 2018 Section 10 Section 251B Health and Social Care Act 2012	Right to object: In line with the UK GDPR Article 21, you have a general right to raise an objection to the processing of your personal data in some particular circumstances. This right only applies where we cannot demonstrate compelling legitimate grounds for continued processing of your personal data for the purposes of direct provision of care, and compliance with a legal obligation to which we are subject. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.
Care Homes	Personal data concerning your GP medical record may be shared with Care Homes delivering your care in order to enable their care professionals make the best informed decision about your care needs, and	All records held by the Practice will be kept for the duration specified in the <u>Records</u>	Article 6(1) (c) - processing for legal obligation;	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information;

System / Recipients / Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	provide you with the best possible care if you are resident in a Care Home. Note that many care homes are private sector organisations. The source of the information shared in this way is your electronic GP record.	Management Codes of Practice for Health and Social Care	Article 6(1) (e) - public interest or in the exercise of official authority. Article 9(2) (b) — processing necessary in the field of employment, social security and social protection law. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services. Related Legislation: Data Protection Act 2018 Section 10 Section 251B Health and Social Care Act 2012	 restrict the processing of your personal information where: accuracy of the data is contested, the processing is unlawful or, where we no longer need the data for the purposes of the processing. Right to object: In line with the UK GDPR Article 21, you have a general right to raise an objection to the processing of your personal data in some particular circumstances. This right only applies where we cannot demonstrate compelling legitimate grounds for continued processing of your personal data for the purposes of direct provision of care, and compliance with a legal obligation to which we are subject. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the

System / Recipients / Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	The NHS Account and the NHS App is available to all patients over 13 years of age registered with a GP in England. Details are available online from https://www.nhs.uk/nhs-app/ The purpose of the processing is to allow you to access NHS services more easily, to be able to see information about your health and care. The app includes a wide range of services which vary with each provider. You need to have verified your NHS account to access all the services on the NHS account and app; some services are available without full verification. If you are an NHS App user, we use the NHS Account Messaging Service provided by NHS England to send you messages relating to your health and care. The data controller for data on the NHS app depends on the use and provider. Full details can be found at https://www.nhs.uk/nhs-app/nhs-app-legal-and-cookies/nhs-app-privacy-policy/privacy-policy/		Article 6(1) (e) - public interest or in the exercise of official authority. Article 9(2) (b) – processing necessary in the field of employment, social security and social protection law. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services. Related Legislation:	Information Commissioner (ICO), whose contact details are given at section 8. You have the right to: • To access, view or request copies of your personal information; • request rectification of any inaccuracy in your personal information; • restrict the processing of your personal information where: ✓ accuracy of the data is contested, ✓ the processing is unlawful or, ✓ where we no longer need the data for the purposes of the processing. Right to object: In line with the UK GDPR Article 21, you have a general right to raise an objection to the processing of your personal data in some particular circumstances. This right only applies where we cannot demonstrate compelling legitimate grounds for continued processing of your personal data for the purposes of direct provision of care, and compliance with a legal obligation to which we are subject.
			Data Protection Act 2018 Section 10	If you wish to exercise any of your rights please contact the appropriate data controller or DPO and your request will be carefully considered. Note that the practice is data

System / Recipients / Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
			Section 251B Health and Social Care Act 2012	controller only for its data on the NHS app, not for that of other organisations, nor for the account or the app itself
				Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.

b. Other primary care services delivered for the purposes of direct care

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
Integrated Urgent Care Service (IUC) - covering Out of Hours and NHS 111 service	Integrated Urgent Care Service (IUC) is an urgent care service delivered across North Central London (NCL) (Barnet, Camden, Enfield, Haringey and Islington) for the provision of a functionally integrated 24/7 urgent care access, clinical advice and treatment service for patients. IUC incorporates NHS 111 and Out of Hours (OOH) services, which is often referred to as an IUC Clinical Assessment Service.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	Article 6(1) (c) - processing for legal obligation; Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (h) - processing is necessary for	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	The purpose of IUC is to ensure that patients receive the best possible healthcare service in their community. If you visit the urgent care centre or call NHS 111 for health related needs, personal data in your GP record will be shared with healthcare professionals in order to enable them make the best the best informed decision about your health needs. The source of the information shared in this way is your electronic GP record.		medical or social care treatment or, the management of health or social care systems and services. Related Legislation: Data Protection Act 2018 Section 10 Section 251B Health and Social Care Act 2012 Common Law of Duty of Confidentiality	where we no longer need the data for the purposes of the processing. Right to object: In line with the UK GDPR Article 21, you have a general right to raise an objection to the processing of your personal data in some particular circumstances. This right only applies where we cannot demonstrate compelling legitimate grounds for continued processing of your personal data for the purposes of direct provision of care, and compliance with a legal obligation to which we are subject. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.

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Continuing Health Care (CHC)	NHS Continuing Health Care (CHC) is free care outside of hospital that is arranged and funded by the NHS to support living with complex medical conditions and on-going healthcare needs which can be delivered in the patient's home, at their care home or in non-acute hospitals. CHC is free, unlike support from social services for which a fee may be charged, depending on your income and savings. CHC is different from NHS Funded Nursing Care, which some people with less complex needs living in care homes receive. If you require CHC needs personal data concerning your GP medical record will be shared with the care home or in non-acute hospitals looking after you. The source of the information shared in this way is your electronic GP record.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	Article 6(1) (c) - processing for legal obligation; Article 6(1) (e) - public interest or in the exercise of official authority. Article 9(2) (b) – processing necessary in the field of employment, social security and social protection law. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services. Related Legislation:	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
			Data Protection Act 2018 Section 10 Section 251B Health and Social Care Act 2012 Common Law of Duty of Confidentiality	Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.
Online Consultation, triage and booking – PATCHES	PATCHES provides a service where patients can register with a GP, book appointments, have online consultations and communicate with your GP. Your consent is required to use the system, but information provided will, with your consent, be provided to your GP and become part of the medical record. PATCHES allows you to provide symptoms so it can signpost you to the most appropriate service using artifical intelligence (AI Triage)	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care PATCHES have a separate privacy notice for their activity as a data controller https://patchs.ai/privacy-policy	Article 6 1(a) – consent of the data subject Article 9 2(a) – informed consent [Once data is passed to the GP, it is treated as part of the patient record – please see the patient record system.	 You have the right to: To withdraw your consent to this processing – this has the same effect as right to object; To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

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Online Consultation Provider – Accurx	Accurx provides a service where patients can complete a set of online forms which will then refer them to their GP or other services to ensure the correct treatment can be accessed as quickly as practicable. eConsult forward information to the practice where you give consent to do so; they are a data controller for your data until it is forwarded to the practice, at which point the practice is data controller for the information provided. eConsult is a nationally available contract to GPs.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care eConsult have a separate privacy notice for their	Article 6 1(a) – consent of the data subject Article 9 2(a) – informed consent [Once data is passed to the GP, it is treated as part of the patient record – please see the patient record system.]	immediately arrange for your data to be removed from all those organisations it has been shared with. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8. You have the right to: To withdraw your consent to this processing − this has the same effect as right to object; To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where: ✓ accuracy of the data is contested, ✓ the processing is unlawful or,

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
		activity as a data controller https://econsult.net/ nhs- patients/privacy-		where we no longer need the data for the purposes of the processing. Right to object: In line with the UK GDPR
		policy		Article 21, you have a general right to raise an objection to the processing of your personal data – as this is consent based we will immediately arrange for your data to be removed from all those organisations it has been shared with.
				If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered.
				Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
Voluntary sector, Resilience networks and Social Prescribing	GP services can only be a part of care, and commonly voluntary/3rd sector organisations can help with conditions by providing support and other services. Where these may be helpful, we will, with your informed consent, share with these organisations to help you	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	Article 6 1(a) – consent of the data subject Article 9 2(a) – explicit consent	 You have the right to: To withdraw your consent to this processing – this has the same effect as right to object; To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
				Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.

c. Statutory Disclosures of Information

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
Safeguarding Concerns – to prevent an individual, or to prevent a serious crime	Some members of public are recognised as needing safeguarding protection, for example children and vulnerable adults. If an individual is identified as being at risk from harm, we have a duty to do what we can to protect that individual, and we are bound 'Safeguarding' laws to do so. Where there is a suspected or actual safeguarding issue we will share information that we hold about you with other relevant agencies such as local Ambulance trusts, the police, A&E departments, out of hours services, 111 or Social Services) The source of the information shared in this way is your electronic GP record.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care.	Article 6(1) (c) - processing for legal obligation; Article 6(1) (d) — the processing is necessary in order to protect the vital interests of the data subject Article 9 (2) (C) — the processing is necessary to protect the vital	This sharing is a legal and professional requirement and therefore there is no right to object. The Children Act 1989 requires local authorities to investigate where a child is the subject of an emergency protection order, is in police protection or where there is a reasonable cause to suspect that a child is suffering or is likely to suffer harm. The Act requires the local authority to safeguard and promote the welfare of children who are in need, within their geographical area and to request help from

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
			interests of the data subject; Article 9(2) (b) — processing necessary in the field of employment, social security and social protection law. Related Legislation: Data Protection Act 2018 Section 10 (in particular the provisions under Schedule 2 Part 1 Section 18 relating to safeguarding) Section 47 of The Children Act 1989. Section 45 of the Care Act 2014	Practices, NHS Trusts, Integrated Care Systems / Boards (ICSes / ICBs – formerly CCGs) and NHS England. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.
The Care Quality Commission (CQC)	The Care Quality Commission (CQC) is a regulatory body established under the Health and Social Care Act. The CQC regulates health and social care services in England to ensure that safe health and care are provided. The law allows CQC to access identifiable patient data/medical records in our	All records held by the Practice will be kept for the duration specified in the Records Management Codes	Article 6(1) (c) - processing for legal obligation; Article 9 (2) (h) - processing is necessary for	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information;

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	clinical system for the purposes of their assessment and investigation of significant safety incident. The data will be shared with the Care Quality Commission, its officers and staff and members of the inspection teams that visit us from time to time. The source of the information shared in this way is your electronic GP record.	of Practice for Health and Social Care.	medical or social care treatment or, the management of health or social care systems and services Related Legislation: Data Protection Act 2018 Section 10 The Health and Social Care Act 2008, s64	 restrict the processing of your personal information where: accuracy of the data is contested, the processing is unlawful or, where we no longer need the data for the purposes of the processing. Right to object: You have a general right to raise an objection to the processing of your personal data in some particular circumstances. This right only applies where we cannot demonstrate compelling legitimate grounds for continued processing of your personal data for the purposes of direct provision of care, and compliance with a legal obligation to which we are subject. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
Law Enforcement and Regulatory Bodies	In some circumstances the Practice may be legally required to share personal information with law enforcements and regulatory bodies (without the consent of the data subject) such as: the Police; Courts of Justice; HMRC and DVLA for the purposes of prevention or detection of crime; apprehension or prosecution of offenders; the assessment or collection of any tax or duty or, of any imposition of a similar nature. GPs are obliged to notify the DVLA when fitness to drive requires notification but an individual cannot or will not notify the DVLA themselves, and if there is concern for road safety, which would be for both the individual and the wider public. The Practice will review each request based on its merits before deciding whether to release information to the 'relevant authorities'. The source of the information shared in this way is your electronic GP record.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care.	Article 6(1) (c) - processing for legal obligation; Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (G) – the processing is necessary for reasons of substantial public interest Related Legislation: There are a variety of acts which place responsibilities on health providers to provide information for law enforcement and regulatory bodies.	This sharing is a legal and professional requirement and therefore there is no right to object. Personal data processed these purposes are exempt the first data protection principle (processed lawfully, fairly and in a transparent manner). Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
Medical Examiner Service	When a person dies, all death are now reviewed by the medical examiner service. We are required to share information about the deceased's medical record with the examiner. This record may contain information regarding the living – for example, family members, persons who treated the deceased. Data is reviewed only by persons under a professional duty of confidence as part of the medical examiner service.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care.	Article 6(1) (c) - processing for legal obligation; Additionally, as the sharing is mandated for improvement of health and care Article 6(1)(e) 'for the performance of a task carried out in the public interest or in the exercise of official authority' Article 9 (2) (b): processing is necessary for the purposes of carrying out the obligations and exercising specific rights of the controller or of the data subject. Additionally, as the sharing is intended to improve health and care	This sharing is a legal and professional requirement and therefore there is no right to object. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
Medico-Legal	Medico-Legal - Where a medical professional is holding personal data for the purpose of providing medical reports in connection with legal action. The source of the information shared in this way is your electronic GP record.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care.	Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services. Related Legislation The National Health Service Trust (Scrutiny of Deaths) (England) Order 2021 Article 6(1) (c) - processing for legal obligation; Article 9 (2) (b): processing is necessary for the purposes of carrying out the obligations and exercising specific rights of the controller or of the data subject	This sharing is a legal and professional requirement and therefore there is no right to object. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.

		Period	GDPR)	Your Rights
(GMC) m pr re th er m Ui to th fit	General Medical Council (GMC) is a public body that maintains the official register of medical practitioners within the United Kingdom. Its primary responsibility is 'to protect, promote and maintain the health and safety of the public' by controlling entry to the register, and suspending or removing members when necessary. Under the Medical Act 1983, the GMC has the power to request access to a patient's medical records for the purposes of an investigation into a doctor's fitness to practise. The source of the information shared in this way is your electronic GP record.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care.	Art.18 (2): Processing for the establishment, exercise or defence of legal claims. Article 6(1) (c) - processing for legal obligation; Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services Related Legislation: The Medical Act 1983 Data Protection Act 2018 Section 10	You have the right to: • To access, view or request copies of your personal information; • request rectification of any inaccuracy in your personal information; • restrict the processing of your personal information where: ✓ accuracy of the data is contested, ✓ the processing is unlawful or, ✓ where we no longer need the data for the purposes of the processing. Right to object: You have a general right to raise an objection to the processing of your personal data in some particular circumstances. This right only applies where we cannot demonstrate compelling legitimate grounds for continued processing of your personal data for the purposes of direct provision of care, and compliance with a legal obligation to which we are subject. Right to complain: If you are dissatisfied with the way the Practice processes your data, you

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
The Health Service Ombudsman (HSO)	The Health Service Ombudsman (HSO) was set up by Parliament to provide an independent complaint handling service for complaints that have not been resolved by the NHS in England and UK government departments. The HSO has the power to request access to a patient's medical records for the purpose of an investigation. The source of the information shared in this way is your electronic GP record.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	Article 6(1) (c) - processing for legal obligation; Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services Related Legislation: The Health Services Commissioners Act 1993,s12 Data Protection Act 2018 Section 10	have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8. You have the right to: • To access, view or request copies of your personal information; • request rectification of any inaccuracy in your personal information; • restrict the processing of your personal information where: ✓ accuracy of the data is contested, ✓ the processing is unlawful or, ✓ where we no longer need the data for the purposes of the processing. Right to object: You have a general right to raise an objection to the processing of your personal data in some particular circumstances. This right only applies where we cannot demonstrate compelling legitimate grounds for continued processing of your personal data for the purposes of direct provision of care, and compliance with a legal obligation to which we are subject.

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
NHS Counter Fraud	Under the NHS Act 2006, investigations into fraud in the NHS may require access to confidential patient information. This means that we are compelled by the law to share your data. The source of the information shared in this way is your electronic GP record.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	Article 6(1) (c) - processing for legal obligation; Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services Related Legislation: s10 NHS Act 2006	Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8. This sharing is for a legal obligation and hence the rights to access, object or restrict processing are limited. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.
NHS Digital (now merged with NHS England)	NHS Digital (now the Transformation Directorate of NHS England, previously known as the Health and Social Care Information Centre)_is a national	All records held by the Practice will be kept for the duration	Article 6(1) (c) - processing for legal obligation;	You have the right to: • To access, view or request copies of your personal information;

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	information and technology partner to the health and social care system. NHS Digital use digital technology to transform the NHS and social care. NHS Digital carries out National Data collections/extraction from the GP record. These include: General Practice Extraction Service (GPES) This is an extraction of much of your GP data for use by the NHS centrally for planning and research. It is controlled by NHS Digital and is a statutory requirement upon your GP under sections 259(1)(a) and 259(5) of the Health and Social Care Act 2012. Further details for patients are provided at https://digital.nhs.uk/data-and-information/data-collections-and-data-sets/data-collections/general-practice-data-for-planning-and-research. National Diabetes Audit (NDA) - A national monitoring system, auditing the care of patients with diabetes. The data extracted for the purpose of NDA includes NHS Number, date of birth and postcode, as well as clinical parameters related to diabetes. NDA is a mandatory data extraction under section 254 of the Health and Social Care Act 2012, this means that we are compelled by law to share your data Individual GP Level Data (IGPLD) - A national monitoring system to enable NHS Digital to provide GPs with clinical information on the care provision for their patients. The data extracted includes the NHS number. IGPLD is a mandatory data extraction	specified in the Records Management Codes of Practice for Health and Social Care	Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services Related Legislation: S254 of the Health and Social Care Act 2012	 request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	under 254 of the Health and Social Care Act 2012, this means that we are compelled by law to share your data FGM - NHS Digital collects data on FGM within the NHS in England on behalf of the Department of Health (DH). Data collected is used to produce information that helps improve NHS and local authorities to improve on how they support women and girls who have had or, who are at risk of FGM. FGM Enhanced Dataset is a mandatory data extraction under section 254 of the Health and Social Care Act 2012, this means that we are compelled by law to share your data when required. The source of the information shared in this way is your electronic GP record.			
NHS England	NHS England is responsible for securing, planning, designing and paying for Primary Care & Specialised NHS services not otherwise funded by North Central London Integrated Care Board. This includes planned and emergency hospital care, mental health, rehabilitation, community and primary medical care (GP) services. We may often share personal information with NHS England potentially for safeguarding concerns that need escalating beyond our borough.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services.	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	Where required the Practice may also have to share staff personal information with NHS England for the purpose of allegations framework or performers list. The source of the information that may be shared in this instance are in the staff record and patient's electronic GP record.			Right to object: You do not have the right to object as the sharing is a legal and professional requirement under the law. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.
Local Authority Public	[Public Health England was replaced with two bodies	All records held by	Article 6(1) (c) -	You have the right to:
Health UK Health Security Agency Office for Health Improvement and Disparities (formerly Public Health England)	during 2023] All local authorities have public health departments with whom we are required to share certain information via various laws and regulations. Your information will be shared for this purpose with the local authority for your area of residence where required by the law. The UK Health Security Agency (UKHSA) is responsible for protecting every member of every community from the impact of infectious diseases,	the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	processing for legal obligation; Article 9(2) (b) – processing is necessary for reasons of public interest in the area of public health, such as protecting against serious cross-border	 To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	chemical, biological, radiological and nuclear incidents and other health threats. The Office for Health Improvement and Disparities is focused focus on improving the nation's health so that everyone can expect to live more of life in good health, and on levelling up health disparities to break the link between background and prospects for a healthy life. We are required by law to share information with these two bodies, although most information is shared with them via the link to the local authority. The source of the information shared in this way is your electronic GP record.		threats to health or ensuring high standards of quality and safety of health care and of medicinal products or medical devices. Related Legislation: The Health Protection (Notification) Regulations 2010 (SI 2010/659); The Health Protection (Local Authority Powers); Regulations 2010 (SI 2010/657) Data Protection Act 2018 Section 10	Right to object: You have a general right to raise an objection to your personal data being shared with the recipient. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.

d. Processing for the Purposes of Commissioning, Planning, Research and Risk Stratification

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
Integrated Care Systems / Boards (ICSes / ICBs) Formerly known as Clinical Commissioning Groups CCG (s)	Integrated Care Boards (ICBs) are responsible for securing, planning, designing and paying for your NHS services, including planned and emergency hospital care, mental health, rehabilitation, community and primary medical care (GP) services. This is known as 'Commissioning'. We are part of the North Central London (NCL) Integrated Care System (ICS) responsible for delivery of services. In order to enable North Central London ICB carry out its statutory responsibilities effectively, efficiently and safely, we may share personal data about you with the ICB for the following purposes: Individual Funding Requests; Continuing Health Care; appeals, queries or compliments; safeguarding concerns; commissioning purposes such as payment for target achievement known as Quality and Outcomes Framework (QOF); and where the Practice is participating in agreed national or local enhanced services. The source of the information shared in this way is your electronic GP record.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
				Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.
"Risk Stratification" (Population Health Management and Case	The Practice performs computerised searches of some or all of our records to identify individuals who may be at increased risk of certain conditions or	All records held by the Practice will be kept for the duration	Article 6(1) (e) - public interest or in the exercise of	You have the right to: To access, view or request copies of your
Finding) Direct Care	diagnoses (e.g. diabetes, heart disease, risk of falling). Your records may be amongst those	specified in the Records	official authority.	personal information;request rectification of any inaccuracy in your personal information;
Recipient: Cerner - HealtheIntent / HealtheRegistries Ardens - EMIS Templates Secondary Use Recipient: NCL ICS	searched. This is often called "risk stratification" or "case finding". These searches are sometimes carried out by Data Processors who link our records to other records that they access, such as hospital attendance records and national data sets. The results of these searches and assessment may then be shared with other healthcare workers, such as specialist, therapists, technicians etc. The information that is shared is to enable the other healthcare workers to provide the most appropriate advice, investigations, treatments, therapies and or care. Risk stratification can be grouped into two purposes namely: Direct Care – 'Case Finding' where carried out by a health professional (e.g. GPs and Provider) involved in an individual's care or by a data processor acting under contract with such a provider, it is treated as direct care. This includes reviewing and checking on service outcomes by the health professionals	Management Codes of Practice for Health and Social Care	Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services Related Legislation: Section 251B Health and Social Care Act 2012 Section 251 NHS Act 2006	 restrict the processing of your personal information where: accuracy of the data is contested, the processing is unlawful or, where we no longer need the data for the purposes of the processing. Right to object or opt-out: You have the right to raise an objection to your personal data being shared in Healthelntent or use for risk stratification. You also have the right opt out of Healthelntent by completing an opt-out form with your Practice or online as below. Although we will first need to explain how this may affect the care you receive. Opting out of Healthelntent includes opting out of the London Care Record.

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	involved in care. This is performed in HealtheIntent and has an objection (opt-out) you can exercise along with the London Care Record.			If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully
	Secondary Use - understand the local population needs and plan for future requirement. Your identifiable personal data is used to create the data sets for this purpose, but no identifiable data is available to the persons performing indirect care tasks. This use is authorised by the Secretary of State via the Confidentiality Advisory Group (CAG). You can object (opt-out) from this use at the ICS Website or with a form from your GP The source of the information shared in this way is your electronic GP record.			You can also opt-out of the London Care Record and HealtheIntent via the form available online at health-and-care/info-residents/opting-out-of-the-joined-up-health-and-care-record/ You can also opt-out of the Local Secondary Use via the form available online at https://nclhealthandcare.org.uk/your-health-and-care-data-can-help-improve-services/ You have the right to object to the sharing of your personal health data concerning your GP for the indirect care (planning) purposes. This is exercised via the National Data Opt-out; see the https://nclhealthandcare.org.uk/your-health-and-care-data-can-help-improve-services/ You have the right to object to the sharing of your personal health data concerning your GP for the indirect care (planning) purposes. This is exercised via the National Data Opt-out; see the https://nclhealthandcare.org.uk/your-health-and-care-data-can-help-improve-services/ You have the right to object to the sharing of your personal health data concerning your GP for the indirect care (planning) purposes. This is exercised via the National Data Opt-out; see the https://nclhealthandcare.org.uk/your-health-and-care-data-can-help-improve-services/ You have the right to object to the sharing of your GP for the indirect care (planning) purposes. This is exercised via the National Data Opt-out; see the https://nclhealthandcare.org.uk/yo

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
Prescribing Improvement and alerting Recipient: First Databank UK Optum	The Practice when prescribing passed pseudonomised data to prescribing improvement and alerting services to ensure that healthcare workers provide the most appropriate treatments and therapies. This allows the NHS to reduce cost and improve patient safety. The source of the information shared in this way is your electronic GP record.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services Related Legislation: Section 251 NHS Act 2006	Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8. You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where: ✓ accuracy of the data is contested, ✓ the processing is unlawful or, ✓ where we no longer need the data for the purposes of the processing. Right to object: You have a general right to raise an objection to your personal data being shared with the recipient. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered.

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
Nutrition improvement	If your child has a cow's milk allergy, or you are an	All records held by	Article 6(1) (e) -	Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8. You have the right to:
Recipient: Oviva UK Ltd (Paediatric Cow's milk allergy) Oviva UK Ltd (Adult Oral Nutritiopn Support) Oviva UK Ltd (Diabetes Remission Services, commonly referred to as Type 2 Diabetes to Remission [T2DR] or Low Calorie Diet [LCD])	adult patient with certain nutrition difficulties, Oviva UK will be used as a subprocessor to provide assistance for the condition. The source of the information shared in this way is your electronic GP record.	the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	public interest or in the exercise of official authority. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services	 To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where: accuracy of the data is contested, the processing is unlawful or, where we no longer need the data for the purposes of the processing. Right to object: You have a general right to raise an objection to your personal data being
			Related Legislation: Section 251 NHS Act 2006	shared with the recipient. If you wish to exercise any of your rights please contact the Practice (data controller)

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
Research partners using pseudonymised patient data	The practice supplies pseudonymised data to organisations such as Clinical Practice Research Datalink (CPRD), <add as="" needed="" others=""> for the purposes of performing research without using directly identifiable data. Data is matched before being provided with data from other sources (e.g. acute settings) and stored for research analysis. Researchers then approach the organisation for data extracts for research; for example, research using CPRD data and services has resulted in over 3,000 peer-reviewed publications investigating drug safety, health care delivery and disease risk factors. Researchers have to obtain a Research Ethics Committee (REC) approval, and, where necessary, a Confidentiality Advisory Group Approval (CAG) approval before being given access tom data. This data cannot be used to directly identify you without special measures; these are only authorised where they would be a risk to patient safety. As you</add>	The pseudonymised data is retained indefinitely for longitudinal studies.	Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (j) - for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes in accordance with Article 89(1) based on domestic law	or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8. You have the right to: Right to object: You have a general right to raise an objection to your personal data being shared with the recipient. This is managed via the National Data Optout, see the NHS Your Data Matters page Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
Research Partners using patient identifiable data	cannot be directly identified, it is not possible to make rights requests on this data; it is excluded from the requirements of Articles 15-22. This vital research informs clinical guidance and every day best practice such as demonstrating the safety of the MMR vaccine and the protective effects of the pertussis vaccine in pregnancy on infant health. You have the right to object to the sharing of your personal health data concerning your GP medical for research purposes. This is exercised via the National Data Opt-out; see the NHS Your Data Matters page. If you exercise this right, your data will no longer be supplied for the purpose. The practice participates projects and will only agree to do so if there is an agreed clearly defined reason for the research that is likely to benefit healthcare and patients. Such proposals will normally have a consent process, ethics committee approval, and will be in line with the principles of Article 89(1) of UK GDPR. Research organisations do not usually approach patients directly but will ask us to make contact with suitable patients to seek their consent. Occasionally research can be authorised under law without the need to obtain consent. This is known as the Section 251 arrangement, however this generally falls into the pseudonymised data permissions noted above.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (j) - for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes in accordance with	You have the right to: • To access, view or request copies of your personal information; • request rectification of any inaccuracy in your personal information; • restrict the processing of your personal information where: ✓ accuracy of the data is contested, ✓ the processing is unlawful or, ✓ where we no longer need the data for the purposes of the processing.

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	We may also use your medical records to carry out research within the practice. The individual organisations involved will notify you via the consent process of their processing. The source of the information shared in this way is your electronic GP record. Many of these research processes are guided and assisted by Noclor NHS Research Office		Article 89(1) based on domestic law	Right to object: You have a general right to raise an objection to your personal data being shared with the recipient. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.
Employment Processing	The Practice ensures the protection of the rights and freedoms in respect of the processing of its employees' personal data, in particular for the purposes of the recruitment, obligations performance contract of employment, rights and benefits management planning, health and safety, equality and diversity in the workplace, health and safety at work. The Practice ensures that personal data it collects from employees are used only for employment related purposes or where there is a statutory obligation to share the personal information with to	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	Article 6(1) (e) - public interest or in the exercise of official authority. Article 9(2) (b): processing is necessary for the purposes of carrying out the obligations and exercising specific rights of the	 Employees have the right to: To access, view or request copies of their personal information held by the Practice; request rectification of any inaccuracy to their personal information; restrict the processing of their personal information where:

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	regulatory bodies (e.g. courts, police or NHS England).		controller or of the data subject	Right to object: Employees have a general right to raise an objection to the sharing personal data. If an employee wishes to exercise his/her rights they can contact the Practice (data controller) or the DPO and their request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.

e. Data Sharing Databases

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
London Care Record (in North Central London, provided via Cerner - Health Information Exchange (HIE))	The London Care Record (LCR) is an Electronic Health Record (EHR) linking system that brings together patient data across the health and care system in a secure manner, embedding a single aggregated longitudinal view of the patient natively in each EHR system irrespective of traditional organisational or technological boundaries. The LCR includes information about patients/clients recorded by acute hospitals, mental health, community health, social care and GP Practices. Healthcare professionals across London and the region are able to access can access subsets of their patients/service users' medical or social records from a single system in order to provide the best possible care. The source of the information shared in this way is your electronic GP record for the purposes of direct patient care and indirect care. The full local privacy notice for this system can be found at https://nclhealthandcare.org.uk/our-working-areas/using-digital-technology-to-improve-health-direct-care.	All records held by the Practice and in the LCR system are kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	Article 6(1) (c) - processing for legal obligation; Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services. Related Legislation: Section 251B Health and Social Care Act 2012	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
Cerner - HealtheIntent Cerner - HealtheAnalytics Cerner - HealthEDW	and-care/london-care-record-and-healtheintent-systems-privacy-notice/ HealtheIntent is a platform that allows the practice and other healthcare providers to improve healthcare outcomes, patient experience, reduce adverse events and shift towards more preventative care. It covers both sharing and risk stratification. HealtheIntent uses the shared care record (see above, LCR) plus additional data from care providers to give a better picture of your health.	All records held by the Practice and in the systems are kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	Common Law of Duty of Confidentiality Article 6(1) (c) - processing for legal obligation; Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (h) -	areas/using-digital-technology-to-improve-health-and-care/info-residents/opting-out-of-the-joined-up-health-and-care-record/ If you wish to exercise any other of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8. You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where: ✓ accuracy of the data is contested, ✓ the processing is unlawful or,
	The HealtheIntent platform contains three main tools - HealtheRecord, HealtheRegistries and HealtheAnalytics, and a data warehouse (HealthEDW).		processing is necessary for medical or social care treatment or, the management	 ✓ the processing is unlawful or, ✓ where we no longer need the data for the purposes of the processing.

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	 HealthEDW is the data warehouse which securely holds all of the normalised, longitudinal data. Normalised means that all the same measurements are used so there is no confusion, longitudinal means that data is available over time. HealtheRegistries provides a dashboard view for specific population cohorts usually a long-term condition e.g. diabetes. It provides users with an overview of indicators/measures and allows them to see how a patient is doing against these measures e.g. Hba1C result as well as their population (e.g. GP practice). This helps the user identify gaps or duplication in care at both an individual and population level. HealtheAnalytics is a dashboard tool (Tableau) which can be used to identify trends and unwarranted variation in population cohorts. It will also enable clinicians and care professionals to 'drill down' to see which of their patients/clients require specific action. The full privacy notice for the HealtheIntent system can be found at 		of health or social care systems and services. Related Legislation: Section 251B Health and Social Care Act 2012 Common Law of Duty of Confidentiality	Right to object or opt-out: You have the right to raise an objection to your personal data being shared in HealtheIntent. You also have the right opt out of HealtheIntent by completing an opt-out form with your Practice. Although we will first need to explain how this may affect the care you receive. Opting out of HealtheIntent includes opting out of the London Care Record. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. You can also opt-out of the London Care Record via the form available online at https://nclhealthandcare.org.uk/our-working-areas/using-digital-technology-to-improve-health-and-care/info-residents/opting-out-of-the-joined-up-health-and-care-record/ Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
EMIS Systems Local	https://nclhealthandcare.org.uk/our-working- areas/using-digital-technology-to-improve- health-and-care/london-care-record-and- healtheintent-systems-privacy-notice/ EMIS Local Record Sharing enables your GP medical	All records held by	Article 6(1) (c) -	You have the right to:
Record Sharing — Integrated Care	record held on our secure EMIS Web clinical system to be shared with other healthcare Providers (e.g. acute hospitals, mental and community health and other GPs) who are commissioned to provide to provide health care services within your borough. This local sharing is used to provide direct patient care for services such as continued extended access, home visits, universal offers, musculoskeletal service, GP at front door and other neighbourhood services across North Central London. The information is accessed in real time and ondemand, meaning that data from your GP record is neither extracted, nor uploaded, nor sent anywhere in real time and on-demand, meaning that data from your GP record is neither extracted, nor uploaded, nor sent anywhere. The source of the information shared in this way is your electronic GP record. National Diabetic Retinal Screening Service — Diabetic eye screening is carried out in north central	the Practice and the EMIS Local Record Sharing system are be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	processing for legal obligation; Article 6(1) (e) - public interest or in the exercise of official authority. Article 9(2) (b) – processing necessary in the field of employment, social security and social protection law. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social	 To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	London by the North Central London Diabetic Eye Screening Programme (NCL-DESP). NCL-DESP is provided by North Middlesex University Hospital NHS Trust which conducts screening across five London boroughs: Barnet, Camden, Enfield, Haringey and Islington. The source of the information shared in this way is your electronic GP record.		care systems and services Related Legislation: Section 251B Health and Social Care Act 2012 Common Law of Duty of Confidentiality	Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.
National NHS Digital Services "Spine" including: Patient Demographics Service e-Referral Service Electronic Prescription Service GP2GP Summary Care Record	Spine supports the IT infrastructure for health and social care in England, joining together over 23,000 healthcare IT systems in 20,500 organisations. It hosts 5 key services to support the delivery of your care. They enable healthcare professionals, authorised with an NHS smartcard, to view relevant information about you as follows: Patient Demographics Service – The Personal Demographics Service (PDS) is the national electronic database of NHS patient details such as name, address, date of birth and NHS Number (known as demographic information). It helps healthcare professionals to identify patients and match them to their health records. It also allows them to contact and communicate with patients.	All records held by the Practice and the EMIS Local Record Sharing system are be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	Summary Care Record (SCR) – is an electronic record of important patient information, created from GP medical records. It can be seen and used by authorised staff in other areas of the health and care system involved in the patient's direct care. When your personal health records on your GP Record is uploaded to the spine, NHS Digital becomes the data controller for the uploaded information.			returning a completed opt-out form to their GP practice. Although we will first need to explain how this may affect the care you receive. Note that the London Shared Care Record (LCR) has a separate opt-out, noted above. You cannot opt-out of other Spine services as these services are essential to the management of the NHS.
	The source of the information shared in this way is your electronic GP record. At a minimum, the SCR holds important information about; • current medication			If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with
	 allergies and details of any previous bad reactions to medicines the name, address, date of birth and NHS number of the patient Additional information, such as details of long-term conditions, significant medical history, or specific communications needs are in the SCR unless you 			the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.
	have specifically stated that you do not want these included e-Referral Service - The NHS e-Referral Service (e-RS) combines electronic booking with a choice of place, date and time for first hospital or clinic			

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	appointments. Patients can choose their initial hospital or clinic appointment, book it in the GP surgery at the point of referral, or later at home on the phone or online. Electronic Prescription Service - The Electronic Prescription Service (EPS) sends electronic prescriptions from GP surgeries to pharmacies. Eventually EPS will remove the need for most paper prescriptions. GP2GP - GP2GP allows patients' electronic health records to be transferred directly, securely, and quickly between their old and new practices, when they change GPs. This improves patient care by making full and detailed medical records available to practices, for a new patient's first and later consultations. The source of the information shared in all of the instances above in this way is your electronic GP			
Open Exeter	record. Open Exeter is a web-enabled viewer which provides the facility for healthcare professionals to share/access patient data held on the National Health Application and Infrastructure Services (NHAIS) systems, including cervical screening, breast screening, organ donor, blood donor and home oxygen.	Data is viewed on screen. If printed, it is destroyed when no longer required (usually within 24 hrs).	Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (h) - processing is necessary for medical or social	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	Access to Open Exeter is only possible on the N3 network, and via authorised logons/passwords provided by NHS Digital. The source of the information shared in this way is your electronic GP record.		care treatment or, the management of health or social care systems and services	 ✓ the processing is unlawful or, ✓ where we no longer need the data for the purposes of the processing. Right to object: You have a general right to raise an objection to your personal data being shared in Open Exeter. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose
				contact details are given at section 8.

f. Data Processors

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
AccuRx	AccuRx supply a number of systems to practices including text (SMS) messaging and remote consultations. Your personal data is passed to them solely for these purposes and not used further.	Processing is carried out by AccuRx under instruction held as a processing agreement with your GP. Data is not retained in this system once processed, but transferred to the clinical record system,	Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
				If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered.
				Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.
Amazon Web Services (AWS)	Amazon web services are used as a sub-processor by some NHS organisations and suppliers, including EMIS and NHS Digital.	Processing is carried out by AWS as a subprocessor to controllers such as Egton and EMIS Health. These organisation are responsible under their contract for the management of the sub-processor. Your GP does not have a direct relationship with AWS.	Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services	Please see the main system entry for details.

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
Clinical Coding, Medical Summarisation and other administrative services Camden Health Partners	The practice uses the listed processor(s) as a service for coding letters received from others, filing, medical summarisation and letter creation. The source of this data as a patient is your electronic patient record.	All records held in the Practice EMIS system be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care "GP records should be retained until 10 years after the patient's death or after the patient has permanently left the country, unless they remain in the UK. Electronic patient records must not be destroyed or deleted for the foreseeable future."	Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
Microsoft Azure and	The practice uses Microsoft Office 365 supplied by	All records held in	Article 6(1) (e) -	Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8. You have the right to:
Office 365 including Teams, Sharepoint, Onedrive	NHS England for internal information management. As such, it contains a mix of staff and patient personal data. The practice uses Microsoft Office 365 in line with guidance from NHS Digital. The source of this data as a patient is your electronic patient record. Microsoft are also used as a processor by some NHS organisations and suppliers, including Optum, GP federations, most acute providers and others.	the Practice EMIS system be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care "GP records should be retained until 10 years after the patient's death or after the patient has permanently left the country, unless they remain in the UK. Electronic patient records must not be destroyed or deleted	public interest or in the exercise of official authority. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services	 To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
		for the foreseeable future." Where Microsoft		care, and compliance with a legal obligation to which we are subject. If you wish to exercise any of your rights please contact the Practice (data controller)
		is a sub-processor, for example to Optum, your GP does not have a direct relationship and the contracting organisation is responsible under their contract for the management of the		or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose
CCTV and security monitoring (on site)	We use closed circuit television and security monitoring systems for the purposes of ensuring security of our patients, staff and premises.	sub-processor All records held are kept for the duration specified in the Records Management Codes of Practice for Health and Social Care For CCTV images, this is normally 30 days.	Article 6(1) (e) - public interest or in the exercise of official authority.	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where: ✓ accuracy of the data is contested, ✓ the processing is unlawful or, ✓ where we no longer need the data for the purposes of the processing.

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
				Right to object: In line with the UK GDPR Article 21, you have a general right to raise an objection to the processing of your personal data in some particular circumstances. This right only applies where we cannot demonstrate compelling legitimate grounds for continued processing of your personal data for the purposes of direct provision of care, and compliance with a legal obligation to which we are subject. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.
EMIS Health and Egton	EMIS Health and Egton are responsible for the provision of a clinical system, software and IT services used by the Practice to securely store and process your medical record.	All records held in the Practice EMIS system be kept for the duration specified in the Records	Article 6(1) (e) - public interest or in the exercise of official authority.	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information;

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	All information about your personal health records are stored in your GP electronic record. This information is then available to practice staff & external bodies as outlined in this document. This data can includes video, audio and photographic evidence from remote consultations.	Management Codes of Practice for Health and Social Care "GP records should be retained until 10 years after the patient's death or after the patient has permanently left the country, unless they remain in the UK. Electronic patient records must not be destroyed or deleted for the foreseeable future."	Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services	 restrict the processing of your personal information where: ✓ accuracy of the data is contested, ✓ the processing is unlawful or, ✓ where we no longer need the data for the purposes of the processing. Right to object: In line with the UK GDPR Article 21, you have a general right to raise an objection to the processing of your personal data in some particular circumstances. This right only applies where we cannot demonstrate compelling legitimate grounds for continued processing of your personal data for the purposes of direct provision of care, and compliance with a legal obligation to which we are subject. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights	
NHSMail	The practice uses NHSMail to process and manage email and calendar appointments for staff. As such, it contains a mix of staff and patient personal data. The practice uses NHSMail in line with guidance from NHS Digital. Rights and policies in respect of staff personal data are held by NHS Digital as the controller and available at the link below NHSMail Transparency Information The source of this data as a patient is your electronic patient record.	The NHSMail data retention and Information Management policy is available at the link below: NHSMail Data Retention and Information Management Policy	-	Information Commissioner (ICO), whose contact details are given at section 8. Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social Information Commissioner (ICO), whose contact details are given at section 8. You have the right to: To access, view or request copies of personal information; request rectification of any inaccuraty your personal information; restrict the processing of your personal information where: ✓ accuracy of the data is contested, ✓ the processing is unlawful of where we no longer need the data for the purposes of the data for the purpose of the data for	 contact details are given at section 8. You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:
	Note that NHSMail is now provided by Microsoft.		care systems and services	Right to object: In line with the UK GDPR Article 21, you have a general right to raise an objection to the processing of your personal data in some particular circumstances. This right only applies where we cannot demonstrate compelling legitimate grounds for continued processing of your personal data for the purposes of direct provision of care, and compliance with a legal obligation to which we are subject. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered.	

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
North Central London	NHS North Central London ICB is responsible for	All records held in	Article 6(1) (e) -	Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8. You have the right to:
Integrated Care Board (formerly North Central London CCG)	securing, planning, designing and paying for your NHS services, including planned and emergency hospital care, mental health, rehabilitation, community and primary medical care (GP) services, Information Communication Technology (ICT), providing risk stratification and secondary use services. The ICB act as the Data Processor for EMIS Systems Local Record Sharing and, process personal data from your GP record in accordance with instructions from the Practice. Some services provided by the ICB are shared across London and provided to the ICB by other areas. These are detailed in this document. The source of the information shared in this way is your electronic GP record.	the Practice EMIS system be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care "GP records should be retained until 10 years after the patient's death or after the patient has permanently left the country, unless they remain in the UK. Electronic patient records must not be destroyed or deleted	public interest or in the exercise of official authority. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services	 To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
South West London Integrated Care Board GP Practice Data Extraction Services	The GP Practice Data Extraction Services is shared across London, with South West London performing the service. This enables SWL to, on behalf of the NCL area, extract personal data from GP Practice covering all currently registered patients and those ever registered since April 2009 except where patients have explicitly dissented from their information being extracted, for the provision of services back to the practice which may include: Risk stratification; linking data to other data sets; financial reporting; business intelligence; statistical analysis and; information to support delivery of patient care. The source of the information shared in this way is your electronic GP record.	All records held in the Practice EMIS system be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services	Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8. You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where: ✓ accuracy of the data is contested, ✓ the processing is unlawful or, ✓ where we no longer need the data for the purposes of the processing. Right to object: You have a general right to raise an objection to your personal data being shared, which will restrict your patient record from being shared with anyone outside your GP.
				please contact the Practice (data controller)

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
				or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.
Docman and Docmail	Docman Limited act as a data processor and provides cloud-based storage software for electronic patient document. This includes letters that we receive, scan and upload to the patient record, as well as letters that we receive in an electronic format. Generally, Docman enables primary health care organisations capture, file, workflow, view and manage primary care documents efficiently. Docmail enables primary health care organisations send letters, invoices and documents directly from computers and other portable devices. The source of the information shared in this way is your electronic GP record for the purposes of direct administrative patient care.	All records held in the Practice EMIS system and the Docman vault are kept for the duration specified in the Records Management Codes of Practice for Health and Social Care "GP records should be retained until 10 years after the patient's death or after the patient has permanently left the	Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services	You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where: ✓ accuracy of the data is contested, ✓ the processing is unlawful or, ✓ where we no longer need the data for the purposes of the processing. Right to object: In line with the UK GDPR Article 21, you have a general right to raise an objection to the processing of your personal data in some particular circumstances. This right only applies where we cannot demonstrate compelling legitimate grounds

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
		country, unless they remain in the UK. Electronic patient records must not be destroyed or deleted for the foreseeable future."		for continued processing of your personal data for the purposes of direct provision of care, and compliance with a legal obligation to which we are subject. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner (ICO), whose contact details are given at section 8.
<u>iPlato</u>	iPlato is cloud-based text messaging service used by GPs to communicate with their patients. The source of the information shared in this way is your electronic GP record for the purposes of direct administrative patient care.	All personal health records held in the Practice EMIS system and the iPlato system are kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
		"GP records should be retained until 10 years after the patient's death or after the patient has permanently left the country, unless they remain in the UK. Electronic patient records must not be destroyed or deleted for the foreseeable future."	care systems and services	Right to object: In line with the UK GDPR Article 21, you have a general right to raise an objection to the processing of your personal data in some particular circumstances. This right only applies where we cannot demonstrate compelling legitimate grounds for continued processing of your personal data for the purposes of direct provision of care, and compliance with a legal obligation to which we are subject. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner, contact details are given at section 8
INhealth Intelligence	InHealth (formerly QMS-UK) are commissioned by NHS England to provide secure data processing solutions for two services:	All records held in the Practice EMIS system and the QMS database are kept for the duration	Article 6(1) (e) - public interest or in the exercise of official authority.	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information;

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	Child Health Information Service – information relating to children's vaccinations is shared with North East London Foundation Trust who run one of 4 Child Health Information Services across London. Additionally, they are an approved NHS provider for services such as diabetic retinopathy screening, ultrasound scans and other tests. Generally for these purposes they are a separate data controller.	specified in the Records Management Codes of Practice for Health and Social Care "GP records should be retained until 10 years after the patient's death or after the patient has permanently left the country, unless they remain in the UK.	Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services	 restrict the processing of your personal information where: ✓ accuracy of the data is contested, ✓ the processing is unlawful or, ✓ where we no longer need the data for the purposes of the processing. Right to object: You have a general right to raise an objection to your personal data being shared in QMS. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner, contact details are given at section 8
Better Ltd Urgent Care Plan	Better Ltd are commissioned by South West London on behalf of all parts of London to provide secure data processing solutions for:	All records held in the are kept for the duration specified in	Article 6(1) (e) - public interest or in	You have the right to: To access, view or request copies of your personal information;

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	Urgent Care Plans – The NHS aims to provide personalised care based on what matters to you. Care planning enables your wishes and individual care and support needs to be communicated digitally with your healthcare professionals across London. • A care plan can be created following a conversation between you and your healthcare professional (such as a doctor or nurse). Your healthcare professional will listen to you, understand your needs and make notes about: • What is important to you in your day-to-day life • Your preferences or wishes about your care, such as where you prefer to be cared for • What support you need and who is best placed to provide this • Information about others who may be involved in your care, such as relatives • Based on your conversation, your healthcare professional can document this information using a digital system. Your care plan can be continuously updated throughout your life, depending on your needs and wishes. For details, see https://ucp.onelondon.online/patients/	the Records Management Codes of Practice for Health and Social Care Since the Urgent Care Plan is created voluntarily by patients, patients can withdraw it at any time, in which case it will be deleted.	the exercise of official authority. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services	 request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where: accuracy of the data is contested, the processing is unlawful or, where we no longer need the data for the purposes of the processing. Right to object: You have a general right to raise an objection to your personal data being shared. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner, contact details are given at section 8

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
Medicines Management and Prescribing Optimisation Optum Scriptswitch	Your healthcare professional will document a clinical recommendation, should you need emergency care. Information on your care plan is visible to all health and care services who are involved in your care. This may include the London Ambulance Service, 111 and Out of Hours GP services who may see you in an emergency. ScriptSwitch prompts prescribers with potentially better choices for medication when they are prescribing, based on NICE guidance and guidance from the NCL Medicines Management Team. No identifiable personal data is shared or processed outside of the prescriber's computer, the app processes your data locally as an add-on to the EMIS system. Your prescriber is free to accept or reject its suggestions based on their professional judgement. The app records anonymised data on the prescribing which is then provided as an aggregate (totals only) to the NCL Medicines Management Team for review.	Scriptswitch does not create any identifiable records. Please refer to the entry for EMIS for details of your medical record.	Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services	See Entry for EMIS
<u>GP Connect</u>	GP Connect allows authorised clinical staff to share and view GP practice clinical information and data between IT systems, quickly and efficiently. It is run and managed by NHS England	All records held in the Practice EMIS system are kept for the duration specified in the Records Management Codes	Article 6(1) (e) - public interest or in the exercise of official authority.	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	It provides full record sharing to other partners in health and care and is used for a many of the linkages noted elsewhere in this notice. For more details, please visit: https://digital.nhs.uk/services/gp-connect	of Practice for Health and Social Care GP records should be retained until 10 years after the patient's death or after the patient has permanently left the country, unless they remain in the UK.	Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services	 ✓ accuracy of the data is contested, ✓ the processing is unlawful or, ✓ where we no longer need the data for the purposes of the processing. Right to object: You have a general right to raise an objection to your personal data being shared in QMS. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner, contact details are given at section 8
MedeAnalytics	The Practice performs computerised searches of some or all of our records to identify individuals who may be at increased risk of certain conditions or diagnoses i.e. Diabetes, heart disease, risk of falling). Your records may be amongst those searched. This is often called "risk stratification" or "case finding".	All records held by the Practice will be kept for the duration specified in the Records Management Codes	Article 6(1) (e) - public interest or in the exercise of official authority.	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information;

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	These searches are sometimes carried out by Data Processors who link our records to other records that they access, such as hospital attendance records. The results of these searches and assessment may then be shared with other healthcare workers, such as specialist, therapists, technicians etc. The information that is shared is to enable the other healthcare workers to provide the most appropriate advice, investigations, treatments, therapies and or care. Risk stratification can be grouped into two purposes namely: Direct Care – 'Case Finding' where carried out by a health professional (e.g. GPs and Provider) involved in an individual's care or by a data processor acting under contract with such a provider, it is treated as direct care. Indirect Care - understand the local population needs and plan for future requirement. The source of the information shared in this way is your electronic GP record.	of Practice for Health and Social Care.	Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services Related Legislation: Section 251 NHS Act 2006	 restrict the processing of your personal information where: ✓ accuracy of the data is contested, ✓ the processing is unlawful or, ✓ where we no longer need the data for the purposes of the processing. Right to object: You have a general right to raise an objection to your personal data being shared for the purpose of risk stratification. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner, contact details are given at section 8
NOCLOR	To enable healthcare professionals working for the Practice to provide information, derived from GP	All records held by the Practice will be kept for the duration specified in the	Article 6(1) (e) - public interest or in the exercise of official authority.	You have the right to: • To access, view or request copies of your personal information;

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
	records, about individuals to accredited research organisations. This covers research situations where the data controller (the Practice) is approached by research organisations, directly, to recruit patients for studies. Any research proposal will only be agreed with a clearly defined protocol, consent mechanisms, and relevant research ethics committee approval, and in line with the principles of Article 89(1) of the UK GDPR. Research organisations do not approach patients directly, rather the Practice will invite appropriate patients directly seeking their wish to take part. This Privacy Notice does not cover situations where the Practice has been approached by an organisation seeking special category personal data to be disclosed in the absence of consent, i.e. via Related Legislation: Section 251 NHS Act 2006 / Health Research Authority (HRA) approval. The source of the information shared in this way is your electronic GP record.	Records Management Codes of Practice for Health and Social Care.	Article 9 (2) (j) - for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes in accordance with Article 89(1) based on domestic law Related Legislation: Section 251 NHS Act 2006	 request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where: accuracy of the data is contested, the processing is unlawful or, where we no longer need the data for the purposes of the processing. Right to object: You have a general right to raise an objection to your personal data being shared for the purpose of risk stratification. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner, contact details are given at section 8

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
Phoenix Data Solutions	To provides solutions for records management, data backup and recovery, document management, secure storage, and accredited data destruction. The source of the information shared in this way is your electronic GP record.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care.	Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (j) - for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes in accordance with Article 89(1) based on domestic law	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
Ramsey Brown	This supplier offer a wide range of business assurance services, from internal audit, counter fraud and forensic investigations, risk management and governance.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care.	Article 6(1) (e) - public interest or in the exercise of official authority.	You have the right to: • To access, view or request copies of your personal information; • request rectification of any inaccuracy in your personal information; • restrict the processing of your personal information where: ✓ accuracy of the data is contested, ✓ the processing is unlawful or, ✓ where we no longer need the data for the purposes of the processing. Right to object: You have a general right to raise an objection to your personal data being shared for the purpose of risk stratification. If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
				Information Commissioner, contact details are given at section 8
Bright HR	The HR supplier, provides practices with a software solution to enable the recording of Human Resources related information of its employees' personal data, in particular for the purposes of the recruitment, obligations performance contract of employment, rights and benefits management planning, health and safety, equality and diversity in the workplace, health and safety at work. The Payroll supplier provides practices with a software solution to enable the management and payment for employment of staff, contractors and others, including management of tax payments, pension payments, expenses and deductions. All processing is carried out in accordance with UK law relating to employment and taxation. The Practice ensures that personal data it collects from employees are used only for employment related purposes or where there is a statutory obligation to share the personal information with to regulatory bodies (e.g. courts, police or NHS England).	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care.	Article 6 1(e) (public interest or in the exercise of official authority). Article 9(2) (b): processing is necessary for the purposes of carrying out the obligations and exercising specific rights of the controller or of the data subject	 To access, view or request copies of their personal information held by the Practice; request rectification of any inaccuracy to their personal information; restrict the processing of their personal information where: accuracy of the data is contested, the processing is unlawful or, where we no longer need the data for the purposes of the processing. Right to object: Employees have a general right to raise an objection to the sharing personal data. If an employee wishes to exercise his/her rights they can contact the Practice (data controller) or the DPO and their request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
X-ON	This supplier provides practices with a software solution to enable the delivery and recording of telephone calls/video calls for the purposes of care delivery. The Practice ensures that personal data it collects in this way is only used for the purposes of delivery of service, fact checking and quality assurance.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care.	Article 6 1(e) (public interest or in the exercise of official authority). Article 9(2) (b): processing is necessary for the purposes of carrying out the obligations and exercising specific rights of the controller or of the data subject Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management	Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner, contact details are given at section 8 Persons involved in telephone/video calls have the right to: • To access, view or request copies of their personal information held by the Practice; • request rectification of any inaccuracy to their personal information; • restrict the processing of their personal information where: ✓ accuracy of the data is contested, ✓ the processing is unlawful or, ✓ where we no longer need the data for the purposes of the processing. Right to object: Users have a general right to raise an objection to the sharing personal data.
			of health or social care systems and services	If a user wishes to exercise his/her rights they can contact the Practice (data controller) or the DPO and their request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
Egton Digital	This supplier provides practices with a software solution to provide a website, including online patient interactions the purposes of care delivery. The Practice ensures that personal data it collects in this way is only used for the purposes of delivery of service, fact checking and quality assurance.	All records held by the Practice will be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care.	Article 6 1(e) (public interest or in the exercise of official authority). Article 9(2) (b): processing is necessary for the purposes of carrying out the obligations and exercising specific rights of the controller or of the data subject Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services	have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner, contact details are given at section 8 Persons involved in telephone/video calls have the right to: • To access, view or request copies of their personal information held by the Practice; • request rectification of any inaccuracy to their personal information; • restrict the processing of their personal information where: ✓ accuracy of the data is contested, ✓ the processing is unlawful or, ✓ where we no longer need the data for the purposes of the processing. Right to object: Users have a general right to raise an objection to the sharing personal data. If you wish to exercise your rights you can contact the Practice (data controller) or the DPO and your request will be carefully considered.

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
				Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner, contact details are given at section 8
Consultant Connect	Consultants for GPs to access in order to assist with your direct care. Telephone advice and guidance, photo-messaging advice and guidance are the key services provided.	All records held by the Practice and the Consultant Connect Sharing system are be kept for the duration specified in the Records Management Codes of Practice for Health and Social Care	Article 6(1) (e) - public interest or in the exercise of official authority. Article 9 (2) (h) - processing is necessary for medical or social care treatment or, the management of health or social care systems and services	 You have the right to: To access, view or request copies of your personal information; request rectification of any inaccuracy in your personal information; restrict the processing of your personal information where:

System/Recipients/ Categories of Recipients	Purpose of the processing	Data Retention Period	Lawful basis (UK GDPR)	Your Rights
				If you wish to exercise any of your rights please contact the Practice (data controller) or the DPO and your request will be carefully considered. Right to complain: If you are dissatisfied with the way the Practice processes your data, you have the right to appeal/complain. You may raise the issue with the Practice's Data Protection Officer, contact details are given at section 6, or if not satisfied, with the Information Commissioner, contact details are given at section 8
Social Media Channels: Facebook, Instagram, Twitter, Mastodon, Threads, WhatsApp, YouTube	We use these channels to provide general information and respond to general queries. We are not the data controller for your information here. We do not accept appointment requests, perform medical diagnosis or use personal data in any other way than as noted above; if you message us using these channels, we will ask you to contact us directly.	Not applicable – we are not the data controller.	Article 6 1(e) (public interest or in the exercise of official authority). There is no processing of special category data here.	Please refer to the social media company's privacy notice.

8. The Information Commissioner

The office of the Information Commissioner (ICO) is the regulator for personal data use in the UK. You can contact them with complaints or concerns regarding our use of your personal data, but please note you should always attempt to resolve issues with us first.

The ICO can be contacted at:

Information Commissioner's Office Wycliffe House Water Lane Wilmslow Cheshire

Tel: 0303 123 1113 or 01625 545 745

Website: https://ico.org.uk

9. What is EMIS Systems Local Record Sharing?

Your GP medical record is held on our secure clinical system called EMIS Web. This clinical system allows for local record sharing with other healthcare providers who are commissioned in your area to provide care (e.g. acute hospitals, mental and community health). Through this record sharing, clinicians are able to see clinical information entered by other organisations who are party to the EMIS local record sharing agreement.

This local sharing is used to provide direct patient care for services such as continued extended access, home visits, universal offers, musculoskeletal service, GP at front door and other neighbourhood services across North Central London in line the local care delivery strategy.

It also enables specific GPs identify their patients with highly complex, multiple morbidity and/or frailty, who might benefit from targeted multi-disciplinary team support as part of case management and care planning (the "Case Finding Purpose").

How will my information be made available?

The information is accessed in real time and on-demand, meaning that data from your GP record is neither extracted, nor uploaded, nor sent anywhere. The data remains within your GP EMIS database and users are allowed read-view access only. If you have any concerns regarding EMIS local record sharing you can opt out by speaking to your GP Surgery.

10. What do we use anonymised data for?

We use anonymised data to plan health care services. Specifically we use it to:

- check the quality and efficiency of the health services we provide;
- plan for future service delivery to take into account local needs and priorities;
- prepare performance reports on the services we provide and,
- review the healthcare we provide in order they are of the highest standard.

11. Details of data linkage with other datasets

Data may be de-identified and linked so that it can be used to improve health care and development and monitor NHS performance. Where data is used for these statistical purposes, stringent measures are taken to ensure individual patients cannot be identified.

When analysing current health services and proposals for developing future services it is sometimes necessary to link separate individual datasets to be able to produce a comprehensive evaluation. This may involve linking primary care GP data with other data such as secondary uses service (SUS) data (inpatient, outpatient and A&E). In some cases there may also be a need to link local datasets which could include a range of acute-based services such as radiology, physiotherapy, audiology etc, as well as mental health and community-based services such as Improving Access to Psychological Therapies (IAPT), community nursing, podiatry etc. When carrying out this analysis, the linkage of these datasets is always done using a unique identifier that does not reveal a person's identity.

The organisation responsible for processing de-identified and linked data under this category, on behalf of the Practice is North Central London Integrated Care Board We ensure that the data processor is legally and contractually bound to operate and prove security arrangements are in place where data that could or does identify a person are processed.

12. What safeguards are in place to ensure data that identifies me is secure?

We only use information that may identify you in accordance with the data protection legislation. This requires us to process personal data only if there is a lawful basis for doing so and that any processing must be fair and lawful.

We also ensure the information we hold is kept in secure locations, restrict access to information to authorised personnel only, protect personal and confidential information held on equipment such as laptops with encryption (which masks data so that unauthorised users cannot see or make sense of it).

Our appropriate technical and security measures include:

- The ability to ensure ongoing confidentiality, integrity, availability and resilience of our systems;
- the ability to quickly restore availability and access to personal information in the event of a physical or technical incident; and
- a process regularly testing, assessing and evaluating the effectiveness of security measures, and ensure they comply with the concept of privacy by design and default.

The NHS Digital Code of Practice on Confidential Information applies to all of our staff, and they are required to protect your information, inform you of how your information will be used, and allow you to decide if and how your information can be shared. All Practice staff are trained to ensure information is kept confidential.

We are registered with the Information Commissioner's Office (ICO) as a data controller and collects data for a variety of purposes. A copy of the registration is available through the ICO website. You can search by our Practice name or ICO Data Protection Register number, both of which are given at section 6 above (contact details).

13. What are your rights?

Where information from which you can be identified is held, you have the:

- Right of access to view or request copies of the records
- Right to rectification of inaccurate personal data or special categories of personal data

- Right to restriction of the processing of your data where accuracy of the data is contested, processing is unlawful or where we no longer need the data for the purposes of the processing
- Right to object to any automated individual decision-making
- Right to data portability by requesting the data which you provided to us (not data generated by us) in a structured, commonly used machine readable format. Your right to portability applies only where:
 - o data is processed by automated means, and
 - o you provided consent to the processing or,
 - o the processing is necessary for the fulfilment of a contract

These rights will only apply where we cannot demonstrate compelling legitimate grounds for continued processing of your personal data for the purposes of direct provision of care, and compliance with a legal obligation to which we are subject.

Your right to erasure (right to be forgotten) will only apply where you had given 'consent' to process your personal health data and later withdrew the consent, **and does not apply to the extent** where the processing of your personal health data is necessary for:

- Compliance with a legal obligation which we are subject to, under the UK law or, for the
 performance of a task carried out in the public interest or, in the exercise of official
 authority vested on us;
- medical purposes and/or for reasons of public interest in the area of public health; archiving purposes in the public interest, scientific or historical research purposes or statistical purposes; the establishment, exercise or defence of legal claims

You can exercise your rights at any time by contacting the Practice (data controller) or the Data Protection Officer (DPO) at the contact addresses given, although we will first need to explain how this may affect the care you receive and any overriding legitimate grounds for the processing that may apply.

14. Gaining access to the data we hold about you

You have the right to see or have a copy of personal data we hold that can identify you. You do not need to give a reason to see your data. However, some information may be withheld under some exceptional circumstances.

If you want to access your personal information you must do so in by contacting the practice at the address given or by contacting our DPO at the address given. Note that as the DPO does not have access to personal data, the DPO will forward requests to the practice, however it is a legal right for you to use this route should you choose.

15. What is the right to know?

The Freedom of Information Act 2000 (FOIA) gives people a general right of access to information held by or on behalf of public authorities, promoting a culture of openness and accountability across the public sector.

g. What sort of information can I request?

In theory, you can request any information that the Practice holds that does not fall under an exemption under the FOI Act. You may not ask for information that is covered by the Data Protection Regulations under FOIA i.e. personal data. However, you can request this under a Subject Access Request – see section above 'Gaining access to the data we hold about you'.

h. How do I make a request for information?

Your request must be in writing and can be either posted or emailed to:

Email: caversham.practice@nhs.net

Post: The Caversham Group Practice, 4 Peckwater Street, London NW5 2UP

16. How the NHS and care services use your information

Whenever you use a health or care service, such as attending Accident & Emergency or using Community Care services, important information about you is collected in a patient record for that service. Collecting this information helps to ensure you get the best possible care and treatment. The information collected about you when you use these services can also be used and provided to other organisations for purposes beyond your individual care, for instance to help with:

- improving the quality and standards of care provided
- research into the development of new treatments
- preventing illness and diseases
- monitoring safety
- planning services

This may only take place when there is a clear legal basis to use this information. All these uses help to provide better health and care for you, your family and future generations. Confidential patient information about your health and care is **only used** like this where allowed by law.

Most of the time, anonymised data is used for research and planning so that you cannot be identified in which case your confidential patient information isn't needed.

You have a choice about whether you want your confidential patient information to be used in this way. If you are happy with this use of information you do not need to do anything. If you do choose to opt out your confidential patient information will still be used to support your individual care. To find out more or to register your choice to opt out, please visit www.nhs.uk/your-nhs-data-matters. On this web page you will:

- See what is meant by confidential patient information
- Find examples of when confidential patient information is used for individual care and examples of when it is used for purposes beyond individual care
- Find out more about the benefits of sharing data
- Understand more about who uses the data
- Find out how your data is protected
- Be able to access the system to view, set or change your opt-out setting
- Find the contact telephone number if you want to know any more or to set/change your opt-out by phone
- See the situations where the opt-out will not apply

You can also find out more about how patient information is used at: https://www.hra.nhs.uk/information-about-patients/ (which covers health and care research); and

https://understandingpatientdata.org.uk/what-you-need-know (which covers how and why patient information is used, the safeguards and how decisions are made)

You can change your mind about your choice at any time.

Data being used or shared for purposes beyond individual care does not include your data being shared with insurance companies or used for marketing purposes and data would only be used in this way with your specific agreement.

Our organisation is compliant with the national data opt-out policy. There are other objections to processing – opt-outs – available to you. Please see the next pages for a summary of these.

17. Rights to object ("opt-outs")

Objection Name ("opt-out")	Is it direct care use only? Who can see it? Is my personal data sold?	What does it mean if I opt out?	How do I get more information? How do I opt in / opt out?
National Data Opt-Out for Confidential Patient Data for Research and Planning	Not direct care, it is research and planning. By opting out you restrict your confidential patient data from this use It is available to researchers/planners anywhere who have demonstrated a research and planning need for identifiable data and been through the approval process which includes data protection and ethics reviews. NHS Digital have stated they will never sell your personal information. This differs from the Type 1 opt-out (see below) in that it applies to all your data. Note that NHS Digital have stated that the GP Data for Research and Planning is only restricted by the Type 1 opt-out. NHS Digital have stated that the National Data Opt-Out does not apply to confidential data used within the NHS.	For you If critical issues are discovered via research that could have identified you as someone at risk, you will not be included and hence not informed early. For care in my area No impact For the NHS The NHS will be less able to plan. Research may be affected by not having information.	There is a detailed information page at https://www.nhs.uk/your-nhs-data-matters/ You can opt in or out via the page above. If you wish to exercise your choice by post, a form is available at the Surgery. Note that if you opt out, data that does not identify you can still be used, e.g. number of patients in an area. [EMIS Codes are not used as the data is held centrally]

Objection Name	Is it direct care use only? Who can see it? Is	What does it mean if I opt	How do I get more information?
("opt-out")	my personal data sold?	out?	How do I opt in / opt out?
London Care	Yes, direct care only. All uses are direct care	For you	There is a detailed information page at
Record	and restricted to the London area.	People providing care to	
		you may not have the	https://nclhealthandcare.org.uk/our-working-
(Local Shared	It is available to health and care practitioners	latest information. You will	areas/using-digital-technology-to-improve-health-and-
Care Record –	involved in your direct care in the London	probably have to answer	care/london-care-record-and-healtheintent-systems-
HIE/HEI)	area.	repeated questions, and there is a risk of harm to	privacy-notice/
	Because it is direct care only, we will never	you because local	Your GP surgery also has copies of the information in
	sell your personal information	information (e.g. at a	multiple languages.
		hospital) may be out of	
		date. You may be at risk if	The form to exercise your choice is provided as part of
		treated in an emergency	the detailed information.
		situation and are unable to	
		provide information.	Note that if you opt out data that does not identify you can still be used, e.g. number of patients in an area.
		For care in my area	
		We will be less able to join	[EMIS Codes are not used as the data is held centrally]
		up your services and it will	
		make it more difficult, and	
		expensive, to provide some	
		care to you. Where health	
		and care initiatives are	
		taking place outside your	
		GP, you may not be	
		included as your record will	
		not be visible.	
		For the NHS	
		The extra cost may impact	
		the wider NHS.	

Objection Name ("opt-out")	Is it direct care use only? Who can see it? Is my personal data sold?	What does it mean if I opt out?	How do I get more information? How do I opt in / opt out?
North Central London Integrated Care System Secondary Data Use	Not direct care; this is use for planning of services, review of deliveries and other purposes involving population health.	For you You won't be represented in statistics and planning. This is unlikely to impact you individually, but if enough people with similar needs to yours opt-out, services may not represent your needs. For care in my area We will be less able plan services in a way that meets all the needs in the area. For the NHS The extra cost may impact the wider NHS.	There is a detailed information page and opt-out form at https://nclhealthandcare.org.uk/your-health-and-care-data-can-help-improve-services/

Objection Name	Is it direct care use only? Who can see it? Is	What does it mean if I opt	How do I get more information?
("opt-out")	my personal data sold?	out?	How do I opt in / opt out?
Summary Care	Yes, direct care only. All uses are direct care.	For you	Full details of the Shared Care Record (SCR) are available
Record	You will be asked for consent before the	People providing care to	at
	record is accessed, if this is possible.	you away from the London	
(National		area will have little	https://digital.nhs.uk/services/summary-care-records-
Shared Care	It is available to health and care practitioners	information about you. You	scr/summary-care-records-scr-information-for-patients
Record - SCR)	involved in your direct care anywhere in	will probably have to	
	England where you are treated.	answer repeated	Your GP surgery will also have a national leaflet available
		questions. You may be at	explaining the Shared Care Record.
	Because it is direct care only, we will never	risk if treated in an	
	sell your personal information	emergency situation and	The national leaflet is available to download from the
		are unable to provide	page above, or available at your GP and contains details
		information. You can	of how to exercise your options.
		choose to have no	
		summary record, a basic	Note that during the pandemic, NHSE updated to includ
		summary record containing	additional SCR for all persons who had not expressly
		data for your safety and a	dissented – see the page above.
		more detailed record	
		including additional clinical	[EMIS Codes: 9Ndm – Express consent for core SCR
		data.	9Ndn –Express consent for core and additional SCR
			9Ndo – Express dissent for SCR (blank summary would b
		For care in my area	uploaded to the Spine)]
		This record is not generally	
		used locally as the HIE	
		record is used.	
		For the NHS	
		It affects the ability of	
		health and care	
		practitioners to treat you	
		safely.	

GP Connect Record Sharing Yes, direct care only. All uses are direct care You will be asked for consent before the record is accessed, if this is possible. It is available to health and care practitions involved in your direct care anywhere in	People providing care to you away from the London area will have little	Awaiting details; the national data sharing agreement is being finalised; when it is, the details will be part of the agreement. [EMIS codes will begin 93C]
England where you are treated. Because it is direct care only, we will never sell your personal information	answer repeated questions. You may be at risk if treated in an emergency situation and are unable to provide information. You can choose to have no summary record, a basic summary record containing data for your safety and a more detailed record including additional clinical data. For care in my area This record is not generally used locally as the London Care Record record is used. For the NHS It affects the ability of health and care practitioners to treat you	

Objection Name ("opt-out")	Is it direct care use only? Who can see it? Is my personal data sold?	What does it mean if I opt out?	How do I get more information? How do I opt in / opt out?
Type 1 Opt-Out (GP Record sharing for Research and Planning)	Not direct care, it is research and planning. By opting out you restrict your confidential GP patient data from this use. It is available to researchers/planners anywhere who have demonstrated a research and planning need for identifiable data and been through the approval process which includes data protection and ethics reviews. NHS Digital have stated they will never sell your personal information. Your GP similarly will never sell your personal information. This differs from the National Data Opt-Out in that it applies to your GP data only. The National Data Opt-Out also opts out other providers. Note that NHS Digital have stated that the GP Data for Research and Planning is only restricted by this opt-out.	For you If critical issues are discovered via research that could have identified you as someone at risk, you will not be included and hence not informed early. For care in my area No impact For the NHS The NHS will be less able to plan. Research may be affected by not having information.	There is a detailed information page at https://digital.nhs.uk/data-and-information/data-tools-and-services/data-services/general-practice-data-hub/care-information-choices [EMIS Codes: 9Nu0 Type 1 Opt-out 9Nu1 Type 1 opt back in.]

Objection Name	Is it direct care use only? Who can see it? Is	What does it mean if I opt	How do I get more information?
("opt-out")	my personal data sold?	out?	How do I opt in / opt out?
No GP	Yes and no. This covers ALL electronic sharing	For you	Speak directly to your GP; because of the clinical risk it is
electronic care record sharing	so no data will be shared outside of your GP	Every interaction outside of your GP will require a letter	recommended that you discuss first.
	No record is available outside your GP	to be sent to share data. This can put you at risk as	[EMIS code: 9Nd1 No consent for electronic record sharing
	Because there is no electronic record there is nothing to sell	information will be incomplete.	9Nd7 Consent for electronic sharing. Note that these codes are being changed as consent is not the correct
		This option includes the	legal basis]
		type 1 opt-out, so those	
		issues also apply.	
		For care in my area	
		Cost, difficulty and patient risk of care is increased as	
		practitioners do not have	
		access to your information.	
		This option includes the	
		type 1 opt-out, so those issues also apply.	
		For the NHS	
		Increased cost and complexity of care.	
		complexity of care.	
		This option includes the	
		type 1 option so those issues also apply.	

Objection Name ("opt-out")	Is it direct care use only? Who can see it? Is my personal data sold?	What does it mean if I opt out?	How do I get more information? How do I opt in / opt out?
Other provider opt-outs (e.g. Mental Health Trusts)	Yes – direct care. This covers ALL electronic sharing at the provider (e.g. if you had received treatment at the hospital it would not be shared electronically back to your GP or other providers). No record is available outside the provider where you received treatment. Sharing of data to ensure treatment will be by letter/email. Because there is no electronic record there is nothing to sell	For you Every interaction outside of your provider will not have the information from that provider; this may create risks for you as your treatment may be incorrect. For referrals, a letter/email will provide the data. This can put you at risk as information will be incomplete. For care in my area Cost, difficulty and patient risk of care is increased as practitioners do not have access to your information. For the NHS Increased cost and complexity of care.	Speak to the individual provider. They will provide opt-out information and how to exercise it. [Coding varies depending on the care system used]

Summary of Objection ("opt-out") Information

Objection to use ("Opt-Out")	Purposes affected			Identifiable Data Restricted		
	Direct Care London	Direct Care England	Research and Planning	GP Data?	Other NHS Data?	Other Care Data?
National Data Opt-Out for Confidential Patient Data for Research and Planning			✓	✓	✓	✓
London Care Record (Formerly HIE/HEI)	✓			✓	✓	✓
North Central London Integrated Care System Secondary Data Use (NCL ICS)			[✓]	✓	✓	✓
Summary Care Record (National Shared Care Record - SCR)		✓		✓	✓	
GP Connect (National Access to your GP record)	(✓)	✓		✓		
Type 1 Opt-Out (GP Record sharing for Research and Planning)			✓	✓		
No GP electronic care record sharing	✓	✓	✓	✓		
Other provider opt-outs (e.g. Mental Health trusts)	✓	✓	✓		✓	✓

^{√ -} available

⁻ not available

^{(✓) –} available, but more likely to use London Care Record

^{[√] –} planning only

18. Glossary of Terms

Aggregated data - anonymised data grouped together so that it doesn't identify individuals. For example, there are 117,000 people with COPD living in the London area. Aggregated data is used for many public health planning purposes.

Anonymised data - data about individuals but with identifying details removed. For example, name, address, postcode replaced with the first half of the postcode, date of birth replaced with just year and month of birth.

<u>Common Law of Duty of Confidentiality -</u> is not written out in one document like the UK GDPR or an Act of Parliament. Common Law is also referred to as 'judge-made' or case law. In practice, this means that all patient/client information, whether held on paper, computer, visually or audio recorded, or held in the memory of the professional, must not normally be disclosed without the consent of the patient/client. However, where the disclosure/sharing of the patient/client information is for the purpose of Direct Care consent to such disclosure/sharing may be implied where it is informed, given there is a legitimate relationship between the patient/client and the health professional.

Data Protection Legislation - means any laws or regulations applying to personal data in the UK.

Personal Data - means any information relating to an identified or identifiable natural person ('data subject'); an identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person.

Pseudonymised data – data about individuals but with identifying details (such as name or NHS number) replaced with a unique code. The unique code is restricted to internal NHS use and separated from the rest of the data so cannot easily be used to re-identify individuals.

Special Categories of Personal Data – Sometimes called "sensitive personal data". Data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, and the processing of genetic data, biometric data for the purpose of uniquely identifying a natural person, data concerning health or data concerning a natural person's sex life or sexual orientation shall be prohibited.