Privacy Notice

Introduction:

The purpose of this policy is to enable C J Gallard's Almshouses to comply with the law (the GDPR and DPA 2018) in respect of the data it holds about individuals.

C J Gallard's Almshouses will ensure that he information the charity holds about its residents, beneficiaries, trustees and employees, is used in accordance with the law. The charity will only collect and use personal data in compliance with this policy and the rules set out below.

The charity will

- Follow good practice
- Protect residents, trustees, employees, volunteers and other individuals by respecting their rights
- Demonstrate an open and honest approach to personal data and
- Protect the charity from the consequences of a breach of its responsibilities.

This policy applies to all the information we control and process relating to identifiable, living individuals including but not exclusively; contact details, test and exam results, bank details, photographs, audio and digital recording.

C J Gallard's Almshouses will comply with the General Data Protection Regulations 2018 as follows:

- 1. **Transparency:** The charity will be open and transparent in the way personal data is used and shared. There may be limited circumstances where the charity does not have to comply with the transparency requirement but in such instances the charity will obtain further advice from the Information Commissioners Office. Individuals will be provided with information about how their personal data is collected and stored.
- 2. Collecting and Using Persona Data for Lawful purpose only: The charity will only collect and use the minimum amount of personal data if relevant for the purpose of the charity and where the charity can rely on a lawful basis (or bases) and where the purposes have been identified in a privacy notice provided to the individuals, for example in the charity's application form. When collecting personal data from individuals the charity will ensure that the individuals are aware of the purposes for which the personal data will be used.

In addition, when collecting personal data, the charity will only collect those details which are necessary for the purposes for which the personal data is being obtained. Any use of personal data will be for the identified purposes and any different or new purposes will have a lawful basis. Personal data that is not necessary for any legitimate business purpose will <u>not</u> be collected or accessed.

C J Gallard's Almshouses has identified that the charity has a legitimate interest in keeping personal data about residents as trustees must be satisfied that each resident qualifies as a beneficiary of the charity in accordance with the Governing Document dated 15 April 1969.

The charity considers the processing and storing of such personal data is necessary to comply with the Governing Document. All personal data, including details of residents' next of kin, will be stored securely, data on computers will be password protected and paper copies of data will be kept in a locked filing cabinet. Only authorised members of staff and trustees will have access to personal data.

- 3. **Privacy Impact Assessments and Privacy by Design.** The trustees consider that the use of personal data is unlikely to result in significant risks for the rights and freedoms of individuals and therefore a Privacy Impact Assessment is not necessary. The charity will ensure that all new systems, databases and tools that collect and use personal data are designed to promote privacy protection.
- 4. **Ensuring data quality:** Processing inaccurate information can be harmful to individuals and the charity. The main way of ensuring that personal data is kept accurate and up to date is by ensuring that the sources the charity uses to obtain personal data are reliable. Individuals will be actively encouraged to inform the charity should their personal data change.
- 5. **Retaining and disposing of data.** Any personal data must only be kept where there is a business or legal need to do so. When the charity disposes of personal data, this will be undertaken in a secure manner.

Documents (including paper and electronic versions and email) containing personal data will not be kept indefinitely and will always be securely deleted and destroyed once they have become obsolete or when the personal data is no longer required.

Personal data will not be retained simply on the basis that it might come in useful one day without any clear view of when or why.

Please see our Retention Policy for further details.

6. **Honouring Individuals' rights**. The charity will reply to queries and complaints from individuals about how the charity uses their personal data within 30 days.

Individuals are entitled by law (by making a request) to be supplied with a copy of their personal data held about them (including both electronic and paper records). Individuals are also entitled to know the logic involved in decisions made about them.

An individual also has the right to seek erasure of their data and to request portability of their data i.e. that the charity provides their data to them in a structured, commonly used and machine-readable format.

Where the charity receives a request from an individual exercising their legal right to control their personal data, the charity will respond promptly. If a valid request concerns a change in that individual's personal data, such information will be rectified or updated, if appropriate to do so.

7. **Taking appropriate security measures**. Personal data will be kept secure. Technical, organisational, physical and administrative security measures (both

computer system and non-computer system related steps) are necessary to prevent the unauthorised or unlawful processing or disclosure of personal data, and the accidental loss, destruction of or damage to personal data.

The charity will monitor the level of security applied to personal data and take into account current standards and practices. As a minimum the charity will ensure that:

- Personal files of residents, trustees and employees are kept in a locked filing cabinet at all times with access only buy authorised staff.
- Applications for accommodation are kept in a locked filing cabinet at all times with access only by authorised staff.
- Trustee's details are kept in a locked filing cabinet with access only by the Clerk
- Electronic files containing personal data are password protected and passwords will be changed on a regular basis.
- Backed up electronic personal data is held securely on an alternative site or when off-site is encrypted, password protected and will only be accessed by names staff.
- If any personal data is taken from the office (e.g. to work from home) the personal data will be secure at all times whilst in transit and at the location where held.

Any suspicion of any data security breach should be reported immediately to Trevor Poile, lead trustee for Data Protection. When the charity becomes aware of a breach, protective measures will be taken to effectively mitigate the consequences of the breach.

8. Using Subcontractors and Vendors. Under EU data protection law, where the provider of a service has access to personal data (e.g. as a payroll provider) the charity will impose a strict contractual obligation dealing with the purposes and ways the personal data may be used and the data security of that information. These are third parties who act as processors (i.e. only holding the personal data according to the charity's instructions) and this will include telecare companies that provide services to the charity (housing benefit and government offices are not vendors).

The charity will always enter into a written contract with any vendor that deals with personal data being provided by the charity. The contract will meet the requirements under the GDPR Article 28.

9. **Disclosure to Third parties**. At times, the charity will take reasonable steps to ensure that: (i) the disclosure of personal data is appropriate; (ii) the recipient of such information is identified; and (iii) where appropriate or required by law, the third party is contractually committed to complying with this policy and/or the charity's instructions concerning the use of personal data as the charity well as implementing

appropriate security measures to protect personal data, limiting further used of personal data, and complying with applicable laws.

In certain circumstances, the charity may be required to disclose personal data to third parties when required by law, when necessary to protect the charity's legal rights, or in an emergency situation where the health or security of an individual is endangered. Prior to such disclosures, the charity will take steps to confirm that the personal data is disclosed only to authorised parties and that the disclosure is in accordance with this Policy and applicable law.

10. Safeguarding the use of special categories of data. Special categories of data is information revealing an individual's racial or ethnic origin, political opinions, religious beliefs, trade union membership, processing of genetic data or biometric data (for the purposes of uniquely identifying an individual), health and sex life or sexual orientation. Since this information is more intrusive, the charity will only use it where absolutely necessary and often with the explicit consent of the individual affected.

The charity will only hold and make available special categories of data on an individual without their explicit consent if the charity has a lawful basis under applicable law. This may be the case, for example, where the charity holds information about an individual's health where this is necessary to exercise any obligation conferred by law in connection with the charity.

For residents and beneficiaries, the charity may also collect and use special category data where:

- Our use of their personal data is to provide support for a particular disability or medical condition.
- Our use of their personal data is necessary for providing confidential counselling, advice or support.
- Our use of their personal data is necessary for protecting an individual from negligence or physical, mental or emotional harm.
- Our use of their personal data is necessary for the purpose of protecting the economic well-being of an individual at economic risk and is of health data.

The charity will always assess whether special categories of data are essential for the proposed use and will only collect special categories of data when it is absolutely necessary in the context of the organisation. Application (or other) forms used to collect special categories of data include suitable and explicit wording expressing the individual's consent when the charity is collecting explicit consent.

Consent must be demonstrable. Therefore, if it is collected verbally it will be recorded in such form as to prove that the requisite information was provided to the individual and their response was able to be verified.

Where consent is not relied upon, the charity will take steps to ensure that there is another lawful basis under applicable law for the collection and use of such information. In certain circumstances, the charity may be required to consult with the Information Commissioner's Office about the proposed use of such special categories of data.

- 11. Collecting Children's Data. Data pertaining to children will not be collected by the charity.
- 12. **Data Storage and processing**: C J Gallard's Almshouses recognises that data is held about:
 - Residents
 - Trustees
 - Employees
 - Volunteers

Information is always stored securely, and access is restricted to those who have a legitimate need to know. We are committed to ensuring that those about whom we store data understand how and why we keep that data and who may have access to it. We do not transfer data to third parties without the express consent of the individual concerned.

We do not transfer data to countries outside the EU.

Archive records are stored securely, and the charity has clear guidelines for the retention of information.

13. Rights of Individuals

All individuals who come into contact with C J Gallard's Almshouses have the following rights under Data Protection Law:

- A right to access a copy of their personal data
- A right to object to processing that is likely to cause or is causing damage or distress
- A right to prevent processing for direct marketing
- A right to object to decisions being taken by automated means
- A right to data portability
- A right, in certain circumstances, to have personal data erased or destroyed
- A right, to have inaccurate personal data rectified
- A right to claim compensation for damages caused by a breach of the Data Protection law.

The trustees recognise their overall responsibility for ensuring that the charity complies with its legal obligations. Trevor Poile is responsible as follows:

14. Roles and Responsibilities

- Briefing trustees on Data Protection responsibilities
- Reviewing Data Protection and related policies
- Advising other staff on Data Protection issues
- Ensuring that Data Protection induction and training takes place
- Notification
- Handling subject access requests.

All trustees, employees and volunteers are required to read, understand and accept any policies and procedures that relate to the personal data they may handle in the course of their roles.

Significant breaches of these policies will be handled under disciplinary procedures.

15. Key risks to the safety of data control and process:

The trustees have identified the following potential key risks:

- Breach of confidentiality (information being given out inappropriately)
- Individuals being insufficiently informed about the use of their data
- Misuse of personal information by staff or volunteers
- Failure to up-date records promptly
- Poor IT security
- Direct or indirect, inadvertent or deliberate unauthorised access

The trustees will review the charity's procedures regularly, ensuring that the charity's records remain accurate and consistent and in particular.

- IT systems will be designed, where possible, to encourage and facilitate the entry of accurate data
- Data on any individual will be held in as few places as necessary and trustees and staff will be discouraged from establishing unnecessary additional data sets.
- Effective procedures will be in place so that relevant systems are updated when information about an individual change.

16. Subject Access Requests

Any individual who wants to exercise their rights to receive a copy of their personal data can do so by making a Subject Access Request (SAR) to the Clerk. The request

must be made in writing and the individual must satisfy the clerk of their identity before receiving access to any information.

A SAR must be answered within 30 calendar days of receipt by the charity. If the request is unable to be answered within this period, a holding letter to the individual must be sent explaining the delay and giving a reasonable time limit for this to be completed.

17. Collecting and using personal data

C J Gallard's Almshouses typically collects and uses personal data in connection with the provision of housing for elderly people from Southborough and district who are in need. The charity collects personal data mainly in the following ways:

- By asking applicants for accommodation to complete paper forms
- By asking residents to give staff information verbally
- Applicants applying for a role or to become a trustee of the charity

C J Gallard's Almshouses will:

- Not use any of the personal data it collects in ways that have unjustified adverse effects on the individuals concerned.
- Be transparent about how it intends to use the data and give individuals appropriate privacy notices when collecting their personal data
- Handle people's personal data only in ways they would reasonably expect
- Not do anything unlawful with the data

18. Keeping data secure

C J Gallard's Almshouses will take all appropriate measures to prevent unauthorised or unlawful processing of personal data and to protect personal data against loss, damage or destruction. This means that:

- Personal files for residents, trustees and employees including applications for accommodation and employment will be kept in locked filing cabinets at all times with access only by authorised staff.
- Trustees' details will be kept in a locked filing cabinet with only access by the clerk
- Electronic files containing personal data will be password protected and passwords will be changed on a regular basis.
- Backed up electronic data will be held securely on an alternative site or when
 off-site it will be encrypted, password protected and only accessed by named
 staff.

• If any data is taken from the office (e.g. To work from home) the data must be held securely at all times whilst in transit and at the location the data is held at.

More information about the Data Protection Act, it's principles and definitions can be found at www.ico.org.uk

This policy has been approved	for issue by the board	of trustees of C J Gallard's
Almshouses		

Signature:	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	 	 	• • • • • • • • • • • • • • • • • • • •
Name:			 	 	
Date:			 	 	