

Data Protection Impact Assessment (Wonde)

Bishop Milner Catholic College operates a cloud based system. As such Bishop Milner Catholic College must consider the privacy implications of such a system. The Data Protection Impact Assessment is a systematic process for identifying and addressing privacy issues and considers the future consequences for privacy of a current or proposed action.

Bishop Milner Catholic College recognises that moving to a cloud service provider has a number of implications. Bishop Milner Catholic College recognises the need to have a good overview of its data information flow.

The Data Protection Impact Assessment looks at the wider context of privacy taking into account Data Protection Law and the Human Rights Act. It considers the need for a cloud based system and the impact it may have on individual pri vacy.

The school needs to know where the data is stored, how it can be transferred and what access possibilities the school has to its data. The location of the cloud is important to determine applicable law. The school will need to satisfy its responsibilities in determining whether the security measures the cloud provider has taken are sufficient, and that the rights of the data subject under the UK GDPR is satisfied by the school.

Bishop Milner Catholic College aims to undertake this Data Protection Impact Assessment on an annual basis.

A Data Protection Impact Assessment will typically consist of the following key steps:

- 1. Identify the need for a DPIA.
- 2. Describe the information flow.
- 3. Identify data protection and related risks.
- 4. Identify data protection solutions to reduce or eliminate the risks.
- 5. Sign off the outcomes of the DPIA.



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Step 1: Identify the need for a DPIA

What is the aim of the project? – To help deliver a cost effective solution to meet the needs of the business.

Wonde enables accessibility to personal data from the school's Management Information System to deliver a variety of apps and services on behalf of the school. As such Wonde ensures information security and enables the school to manage what access is given to personal data hosted on the school's Management Information System. As the data controller it is important that Bishop Milner Catholic College controls exactly what data is shared with each application.

Wonde is a provider of online platforms and Application Program Interfaces (API)* which are simple, smart, and secure and gives schools more control and visibility of their own data and provides additional tools.

*An Application Program Interface (API) is a set of routines, protocols, and tools for building software applications. An API specifies how software components should interact.

Wonde and Third Party Apps/Vendors

Wonde's core service is used by a large percentage of schools in the UK to control the Management Information System (MIS) data it shares with third party vendors used at the school. These vendors include solutions for assessment, maths, english, library management, parent communications, parent payments, Multi Academy Trusts, voucher systems, Google/Microsoft syncing, classroom content providers etc.

Wonde is ISO27001 accredited and the majority of schools use Wonde to manage their MIS data sharing and syncing with multiple third party vendors. An overview of how schools do this can be found here https://www.wonde.com/school-data-management.

When a vendor (app), or vendors, requests to be connected to a school via Wonde - if the school approves that vendor(s) request and for Wonde to facilitate it, then Wonde will complete a base integration with the schools' MIS.

Wonde request (<u>but do not extract</u>) the permissions that are required for the majority of vendors that use its services. Wonde will then only extract and send data that has been approved by a school to send onwards to their chosen vendors. For clarity, Wonde does not extract data that is not approved by the schools for the vendors they are using.



For example, both FSM (the Free School Meals voucher application provided by Wonde) and Teachers2Parents (from EduSpot, the owners of SchoolMoney) use the 'contacts' data scope, which has the parent responsibility tags within it. SchoolMoney only use the PR1 data, whereby the FSM app serves contact details based on the prioritisation described here;

https://help.schoolvouchers.com/hc/en-gb/articles/360014579118-How-does-the-voucher-system-order-parents-. This is to allow the school to select the most appropriate contact for the voucher to be sent to, based on the factors given in that link.

The above example clarifies how the two levels of permissions work regarding Wonde's install with the schools' MIS, and how that then relates to serving the data the school have approved to be sent to the vendors (apps) the school work with.

Bishop Milner Catholic College can reduce the requested Wonde permissions upon the integration taking place, and Wonde can assist schools with this. Bishop Milner Catholic College also has the ability to change the permissions whenever it likes, but in doing so ensures that it has considered how that may affect its use of approved vendors (i.e. the flow of data to those vendors via Wonde for the vendors to provide the agreed service).

Bishop Milner Catholic College will undertake the following processes:

- 1. Collecting personal data
- 2. Recording and organizing personal data
- 3. Structuring and storing personal data
- 4. Copying personal data
- 5. Retrieving personal data
- 6. Deleting personal data

By opting for a cloud based solution the school aims to achieve the following:

- 1. Scalability
- 2. Reliability
- 3. Resilience
- 4. Delivery at a potentially lower cost
- 5. Supports mobile access to data securely
- 6. Update of documents in real time
- 7. Good working practice, i.e. secure access to sensitive files

Wonde provides the school with the tools to securely share data stored in the Management Information System (MIS) with third party applications (apps).



Through Wonde, schools can better manage suppliers and control exactly what data is shared with each application. The school uses apps powered by Wonde and has its own dedicated account.

Wonde connects to the school's MIS.

The cloud service provider cannot do anything with the school's data unless they have been instructed by the school. The schools Privacy Notice will be updated especially with reference to the storing of pupil and workforce data in the cloud.

Step 2: Describe the processing

The Privacy Notices (Pupil and Workforce) for the school provides the legitimate basis of why the school collects data.

How will you collect, use, store and delete data? – The information collected by the school is retained on the school's computer systems and in paper files. The information is retained according to the school's Data Retention Policy.

What is the source of the data? — Pupil information is collected via registration forms when pupils join the school, pupil update forms the school issue at the start of the year, Common Transfer File (CTF) or secure file transfer from previous schools. Pupil information also includes classroom work, assessments and reports. Workforce information is collected through application forms, CVs or resumes; information obtained from identity documents, forms completed at the start of employment, correspondence, interviews, meetings and assessments.

Will you be sharing data with anyone? — Bishop Milner Catholic College routinely shares pupil information with relevant staff within the school, schools that the pupil attends after leaving, the Local Authority, the Department for Education, Health Services, Learning Support Services, RM Integris and various third party Information Society Services applications.

Bishop Milner Catholic College routinely shares workforce information internally with people responsible for HR and recruitment (including payroll), senior staff, with the Local Authority, and the Department for Education.

What types of processing identified as likely high risk are involved? – Transferring 'special category' data from the school to the cloud. Storage of personal and 'special category data in the Cloud

What is the nature of the data? – Wonde will have access to the school's Management Information System. The school's MIS contains pupil data relating to personal identifiers and contacts (such as



name, unique pupil number, contact details and address). Characteristics (such as ethnicity, language, nationality, gender, religion, data of birth, country of birth, free school meal eligibility). Special education needs, safeguarding information, medical and administration (doctor's information, child health, dental health, allergies, medication and dietary requirements). Attendance information, assessment, attainment and behavioral information. The school also obtains data on parents/guardians/carers including their name, address, telephone number and e-mail address.

The school's MIS may also contain workforce data relates to personal information (such as name, address and contact details, employee or teacher number, bank details, national insurance number, marital status, next of kin, dependents and emergency contacts). Special categories of data (such as gender, age, ethnic group). Contract information (such as start dates, terms and conditions of employment, hours worked, post, roles and salary information, pensions, nationality and entitlement to work in the UK). Work absence information, information about criminal records, details of any disciplinary or grievance procedures. Assessments of performance (such as appraisals, performance reviews, ratings, performance improvement plans and related correspondence). Information about medical or health conditions.

Data used by Wonde will include personal information. This may include information such as the pupil's first and last name, e-mail address and what school they're attached to. Providing this data will enable schools to access Wonde and for Wonde to access the school's Management Information System.

Special Category data? – Some of the personal data collected falls under the UK GDPR special category data. This includes race; ethic origin; religion; biometrics; and health. These may be contained in the Single Central Record, the school's MIS, child safeguarding files, SEN reports, etc.

Wonde may collect data, for example, for the provision of a free school meal service which may include special category data relating to health and religion.

How much data is collected and used and how often? – Personal data is collected for all pupils. Additionally personal data is also held respecting the school's workforce, Board of Governors, Volunteers, and Contractors. Data relating to sports coaches and other educational specialist is contained within the Single Central Record to ensure health and safety and safeguarding within the school.

Wonde will have access to the school's Management Information System. It will only process personal data to deliver the functionality required by the school.

Scope of data obtained? – 874 pupils on roll, Year 7 to Year 13.



What is the nature of your relationship with the individuals? – Bishop Milner Catholic College collects and processes personal data relating to its pupils and employees to manage the parent/pupil and employment relationship.

Through the Privacy Notice (Pupil/Workforce) Bishop Milner Catholic College is committed to being transparent about how it collects and uses data and to meeting its data protection obligation.

How much control will they have? – Access to the files will be controlled by username and password. Wonde is hosting the data and has the ability to access data on instruction of Bishop Milner Catholic College who is the data controller for the provision of supporting the service delivery.

The data processor (Wonde) will be able to upload personal data from the school's Management Information System for the data to be stored remotely by the service provider. Changes made to personal data held within the school's Management Information System will be updated automatically after the overnight sync.

Do they include children or other vulnerable groups? – Data used by Wonde will include personal information such as a pupil's first and last name, e-mail address and what school they're attend.

Wonde may collect data, for example, for the provision of a free school meal service which may include special category data relating to health and religion. It is very much dependent on how the school uses Wonde.

Are there prior concerns over this type of processing or security flaws? – All data is encrypted in transit and at rest. Additional encryption layers exist as well; for example, all VPC cross-region peering traffic, and customer or service-to-service TLS connections.

Bishop Milner Catholic College recognises that moving to a cloud based solution raises a number of UK General Data Protection Regulations issues as follows:

ISSUE: The cloud based solution will be storing personal data including sensitive information
 RISK: There is a risk of uncontrolled distribution of information to third parties. MITIGATING
 ACTION: All users of Wonde have their own accounts

■ ISSUE: Transfer of data between the school and the cloud RISK: Risk of compromise and unlawful access when personal data is transferred MITIGATING ACTION: All data is encrypted



• **ISSUE:** Understanding the cloud based solution chosen where data processing/storage premises are shared?

RISK: The potential of information leakage

MITIGATING ACTION: All data flowing across the AWS global network that connects AWS datacenters and regions is automatically encrypted at the physical layer before it leaves AWS's secured facilities. Additional encryption layers exist as well; for example, all VPC (Virtual Private Cloud) cross-region traffic, and customer or service-to-service TLS connections

ISSUE: Cloud solution and the geographical location of where the data is stored RISK: Within the EU, the physical location of the cloud is a decisive factor to determine which privacy rules apply. However, in other areas other regulations may apply which may not be Data Protection Law compliant

MITIGATING ACTION: Wonde is hosted in Amazon Web Services (AWS) facilities in Ireland. As such EU data protection law applies

Wonde also uses Azure's Service Bus service hosted in their Europe West data centre

Wonde Ltd wishes to transfer personal data from the EU to an organisation in the United States it will determine that the organisation is signed up with the Privacy Shield framework

The European Court of Justice (ECJ) has ruled that the EU-US Privacy Shield is invalid as it fails to protect privacy and data protection rules. As part of the same ruling the ECJ decided that another data transfer mechanism, Standards Contractual Clauses, or SCCs, remain valid. The school will need to confirm whether an SCC is in place

• **ISSUE:** Cloud Service Provider and privacy commitments respecting personal data, i.e. the rights of data subjects

RISK: UK GDPR non-compliance

MITIGATING ACTION: Wonde is an ICO registered company under the name of 'E Schools Ltd.' The registration number is Z2549500. It is compliant with UK GDPR data security handling and reporting

ISSUE: Implementing data retention effectively in the cloud
 RISK: UK GDPR non-compliance

• MITIGATING ACTION: Wonde Ltd shall not keep personal data in a form that permits identification of data subjects for longer a period than is necessary, in relation to the purpose(s) for which the data was originally collected



■ ISSUE: Responding to a data breach

RISK: UK GDPR non-compliance

MITIGATING ACTION: Wonde is an ICO registered company under the name of 'E Schools Ltd.'
 The registration number is Z2549500. It is compliant with UK GDPR data security handling and reporting

■ **ISSUE:** Subject Access Requests

RISK: The school must be able to retrieve the data in a structured format to provide the information to the data subject

MITIGATING ACTION: Data subjects may make data access requests and Wonde Ltd will ensure that its response to the data access request complies with the requirements of the UK GDPR. Data subjects have the right to complain to Wonde Ltd related to the processing of their personal data, the handling of a request from a data subject and appeals from a data subject on how complaints have been handled

■ **ISSUE:** Third Party Access

RISK: UK GDPR Non Compliance

MITIGATING ACTION: No third party may access personal data held by Wonde Ltd without having first entered into a data confidentiality agreement, which imposes on the third party obligations no less onerous than those to which Wonde Ltd is committed, and which gives Wonde Ltd the right to audit compliance with the agreement

■ **ISSUE:** Data Ownership

RISK: UK GDPR non-compliance

MITIGATING ACTION: The school remains the data controller. Wonde Ltd is the data processor

■ **ISSUE:** Post Brexit

RISK: UK GDPR non-compliance

MITIGATING ACTION: Post Brexit the UK will be outside of the European Economic Area ("EEA"). With regards to Wonde's use of the AWS in Ireland, the UK will transitionally recognise all EEA states, EU and EEA institutions, and Gibraltar as providing an adequate level of protection for personal data. This means that personal data can continue to flow freely from the UK to these destinations following the UK's exit from the EU

As a further contingency in the event of any currently unforeseen scenario, Wonde have also made provision to set-up UK availability through the London AWS instance in the event that it is required that we host certain data within the UK

■ **ISSUE:** Cloud Architecture



RISK: The school needs to familiarise itself with the underlying technologies the cloud provider uses and the implications these technologies have on security safeguards and protection of the personal data stored in the cloud

MITIGATING ACTION: As a service, Wonde is UK GDPR compliant. The data processor remains accountable for the data within the system

ISSUE: UK GDPR Training

RISK: UK GDPR non-compliance

MITIGATING ACTION: Appropriate training is undertaken by personnel that have access to

Wonde. This may include online e learning

■ **ISSUE:** Security of Privacy

RISK: UK GDPR non-compliance

MITIGATING ACTION: AWS computing environments are continuously audited, with certifications from accreditation bodies across the world, including ISO 27001, FedRAMP, DoD CSM, and PCI DSS. AWS is also fully compliant with applicable EU Data Protection laws, and the AWS Data Processing Agreement incorporates the Article 29 Working Party Model Clauses

The school moving to a cloud based solution will realise the following benefits:

- Scalability
- Reliability
- Resilience
- Delivery at a potentially lower cost
- Supports mobile access to data securely
- Update of documents in real time
- Good working practice, i.e. secure access to sensitive files

Step 3: Consultation process

The views of senior leadership team and the Board of Governors will be obtained. Once reviewed the views of stakeholders will be taken into account

The view of YourlG has also been engaged to ensure Data Protection Law compliance

Step 4: Assess necessity and proportionality

The lawful basis for processing personal data is contained in the school's Privacy Notice (Pupil and Workforce). The Legitimate basis includes the following:



- Childcare Act 2006 (Section 40 (2)(a)
- The Education Reform Act 1988
- Further and Higher Education Act 1992,
- Education Act 1994; 1998; 2002; 2005; 2011
- Health and Safety at Work Act
- Safeguarding Vulnerable Groups Act
- Working together to Safeguard Children Guidelines (DfE)

The school has a Subject Access Request procedure in place to ensure compliance with Data Protection Law

The cloud based solution will enable the school to uphold the rights of the data subject? The right to be informed; the right of access; the right of rectification; the right to erasure; the right to restrict processing; the right to data portability; the right to object; and the right not to be subject to automated decision-making?

The school will continue to be compliant with its Data Protection Policy



Step 5: Identify and assess risks

Describe source of risk and nature of potential impact on individuals. Include associated compliance and corporate risks as necessary.	Likelihood of harm	Severity of harm	Overall risk
	Remote, possible or probable	Minimal, significant or severe	Low, medium or high
Data transfer; data could be compromised	Possible	Severe	Medium
Asset protection and resilience	Possible	Significant	Medium
Data Breaches	Possible	Significant	Medium
Post Brexit (GDPR non compliance)	Possible	Significant	Medium
Subject Access Request Data Retention	Probable	Significant	Medium
	Probable	Significant	Medium



Step 6: Identify measures to reduce risk

Identify additional measures you could take to reduce or eliminate risks identified as medium or high risk in step 5

risk in step 5						
Risk	Options to reduce or eliminate risk	Effect on risk	Residual risk	Measure approved		
		Eliminated reduced accepted	Low medium high	Yes/no		
Data Transfer	Secure network, end to end encryption	Reduced	Medium			
Asset protection &	Data Centre in EU, Certified, Penetration Testing and Audit	Reduced	Medium	Yes		
resilience	, and the second			Yes		
Data Breaches	Documented in contract and owned by school	Reduced	Low			
Post Brexit		Reduced	Low	Yes		
Subject Access Request	Servers are UK based		2011	Yes		
Data Datautian		Reduced	Low	103		
Data Retention	Technical capability to satisfy data subject access request			Yes		
	Implementing school data retention	Reduced	Low			
	periods in the cloud			Yes		



Step 7: Sign off and record outcomes

Item	Name/date	Notes					
Measures approved by:	Siobhan Foster	Integrate actions back into project plan, with date and responsibility for completion					
Residual risks approved by:	Siobhan Foster	If accepting any residual high risk, consult the ICO before going ahead					
DPO advice provided:	No	DPO should advise on compliance, step 6 measures and whether processing can proceed					
Summary of DPO advice:							
DPO advice accepted or over	ruled by:						
If overruled, you must explain your reasons							
Comments:							
Consultation responses revie	wed by:						
If your decision departs from individuals' views, you must explain your reasons							
Comments:							
This DPIA will kept under review by:	Gabriela Roden	The DPO should also review ongoing compliance with DPIA					