













Living Well Tameside is delivered in partnership by **The Big Life Group**, 212-214 Katherine St, Ashton-under-Lyne OL6 7AS, **Pennine Care NHS Foundation Trust**, HQ E Block 225 Old Street, Ashton-under-Lyne OL6 7SR, **Tameside Oldham and Glossop MIND** 216-218 Katherine St, Ashton-under-Lyne OL6 7AS, **The Anthony Seddon Fund**, 12 George St, Ashton-Under-Lyne, OL6 6AQ, CGL, 111-113 Old St, Ashton-Under-Lyne, OL6 7RL and **Infinity Initiatives**, 13-15 Wood St, Ashton-Under-Lyne, OL6 6AT

We use information about you to enable us to provide safe and effective services, which meet your needs. This privacy notice sets out how we will use your personal data.

What information we collect and how we collect it.

Usually, we will collect this information directly from you, but sometimes we may collect this indirectly from someone else such as a GP or other health professional through our referral process. The types of data we collect are:

- Personal details (such as name, address, contact information and email)so that we
 know how to keep in touch with you
- Details about your family, lifestyle or social circumstances (such as details about your family and household members) where this is relevant to the service we are providing you with
- Education and training details (such as where you study) if this is relevant to service we are providing you with
- **Employment details** (such as where you have previously worked, the jobs you have had) if this is relevant to service we are providing you with
- **Financial details** (such as debt management) if this is relevant to service we are providing you with
- Services provided (such as details about any services you have accessed through us
 or another organisation) so that we understand what has or hasn't worked for you in
 the past
- Sometimes we also collect sensitive, personal data about you. This includes information about your health, religion or beliefs, sexuality, ethnicity, and criminal offence data.

We collect information about your mental and physical health and other sensitive data (e.g. criminal offence data) because it is necessary to be able to provide you with this service. There are additional safeguarding procedures in place to ensure that all staff understand the duty of confidentiality when processing this type of information.

We collect diversity information (e.g. ethnicity data) to monitor that the services we provide are being delivered equally and fairly to people from all types of backgrounds. In this case, you can indicate that you prefer not to give us this information.











Why we collect your personal data and what our legal basis for doing this is?

In most cases, we will process your data because it is necessary to provide you with a safe and effective service. This also includes any steps we have taken at your request to enable you to access this service. We process your personal data in order to:

- Keep a record of your personal and appointment details so that we have a record of how and when to keep in touch with you
- Record details about, for example, referrals, assessments and support plans with you so that we are clear about what you need and to provide you with a service that meets those needs
- Evaluate the effectiveness of our service

Under the UK General Data Protection Regulation (UK GDPR), the lawful basis we rely on for using personal information is

(e) We need it to perform a public task

Under UK GDPR, the lawful basis we rely on for using information that is more sensitive (special category eg health)

(h) To provide and manage health or social care (with a basis in law). See this list for the most likely laws that apply when using and sharing information in health and care.

In our use of health and care information, we satisfy the common law duty of confidentiality because you have provided us with your consent (we have taken it as implied to provide you with care, or you have given it explicitly for other uses).

In some cases, providing us with your personal data is optional and in these cases, we will make this clear and ask for your explicit consent to process this data by providing you with a consent form. Even if you have given your consent, you will be able to withdraw your consent at any point if you change your mind and the form will tell you how to do this.

National Data Opt-Out

Confidential patient information about your health and care is only used 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.

Who we share your information with.

Your information, whether on electronic or paper records - including referral forms and clinical records - is personal and sensitive and the processes we use for collecting, storing and retrieving your information are secure to prevent against unauthorised access.

Your worker, administrator and their supervisor/manager will usually be the only people authorised to access your information and they will do so to ensure we are providing an effective service. Other managers may need to access your information to investigate complaints, incidents or to audit services.

You may be receiving care from other organisations such as the NHS or social services or other services within the Big Life Group or third sector organisations. We may need to share some information about you with them so we can all work together for your benefit. We will only ever pass information about you to them if they have a genuine need for it. Your GP will be routinely sent a discharge report when you exit the service.

There are other situations when we may need to share your information, situations when:

- There is a serious risk to the health and safety of others (e.g. children and vulnerable adults)
- Information is required to be used in court.
- We need to give information to the police to help detect or prevent a serious crime. We believe there is a threat to your safety

Where possible we will always inform you when we need to share information for the reasons given above. In other situations (e.g. a request from an employer or insurance company) we will not share your information without your written consent.

Upon receipt of a referral, a mulidisciplinary team made up of the Living Well partners will review and consider your referral, and determine which services would best suit your needs. The Partnership will continue to monitor your progress throughout the delivery of your care.

The services offered to you may be delivered by one of the partners, or we may decide that your needs would be best met by another agency working alongside the Partnership. We can connect you with a range of other third sector and statutory oranisations. Where this is the case we will contact you and seek your consent before passing your details on.

Information is shared more widely to monitor and evaluate the quality and performance of services; in these circumstances your name and any other details which may identify you will be removed prior to analysis and inclusion in reports. You have the right to request that your data is not shared for reasons other than providing your individual care and treatment.

All staff and volunteers within the Partnership are required to adhere to confidentiality and information security policies. All staff have undertaken relevant training in data protection and confidentiality.

Where we will keep your information and how long we keep your data and why.

We will store your information on secure, encrypted systems, where authorised staff from members of the Partnership will be granted access. Your records according to NHS mental health records retention periods.

Your rights under the data protection law.

Under the data protection law, your rights are as follows:

- You have the right to be informed about how we process your data this is detailed in this privacy notice. For further information about how each organisation within the Partnership will process your information, please see here:
 - o Pennine Care NHS Foundation Trust
 - o Anthony Seddon
 - o Tameside and Glossop Mind
 - o <u>Tameside Metropolitan Borough Council</u>
 - The Big Life Group

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- You also have the right to request that we correct your data if it's factually inaccurate or incomplete. We are required to respond to requests within 1 month
- You have the right to access a copy of the information we keep about you or authorise another person or organisation to be provided with your information – this is known as a subject access request. We are required to provide this within 1 month
- In some circumstances, you have the right to ask us to erase all your personal data (but we may refuse to do this if we can show we have a lawful reason to keep it)
- In some circumstances you have the right to object to data processing or request that data processing is restricted (but we may refuse to do this if we can show we have a lawful reason to keep it)

If you have a concern about the way we are collecting or using your personal data, want to ask us about any of your rights described above or ask us any other questions about this privacy notice, please our Data Protection Officer:

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