



**One Big Family
Helping the
Homeless**

Confidentiality Policy

Policy Approved Date:	July 2024
Approved By:	Trustee Board
Policy Review Date:	June 2026

(In the following the word ‘user’ means anyone who uses the services of One Big Family directly or indirectly, whether being an individual or another organisation. ‘Staff’ refers to paid staff and volunteers).

This policy should be read in conjunction with other relevant policies, in particular Data Protection Policy.

1. Introduction

One Big Family (OBF) recognises that the principle of confidentiality should comprise any information about its service users and the internal affairs of the organisation and should be adhered to by all Board members and members of staff. OBF service users have a right to privacy and confidentiality, and it is essential to ensure that users have trust and confidence in OBF and are treated with respect and dignity.

Staff will be made aware that their duty of confidentiality is a main term and condition of their Contract of Employment and will be asked to sign a statement of confidentiality indicating that they have read, understood and will abide by this policy (Appendix 1). Board members and volunteers will also be asked to sign the statement of confidentiality.

Confidentiality is not just a contractual requirement but a requirement under the Data Protection Act 2018.

2. Aim

The aim of this policy is to:

- Ensure that user’s approach OBF with trust and confidence.
- Ensure that all Board members and members of staff of OBF understand and carry out their duties to safeguard a user’s rights to confidentiality by avoiding careless or wrongful disclosure of information entrusted to OBF by the user.
- Ensure that all Board members and members of staff of OBF understand that their knowledge about internal affairs or the financial status of OBF, its Board members and staff is confidential.



One Big Family
Helping the
Homeless

3. Practical Aspects

OBF offers to its users a confidential service. It is implicit therefore that such confidentiality is respected. An enquirer's approach is to the organisation rather than to an individual member of staff or volunteer. Discussion of information with another member of staff or volunteer of OBF, who may be able to help with the query, does not breach confidentiality.

Under no circumstances should details of a client be discussed outside the organisation by anyone working on behalf of OBF in such a manner that it is possible to identify the client. The exception to this is where written or verbal permission is obtained from the client first.

A client may request that information should not be divulged to anyone else. This wish should be respected. The only exception would be where such information contravenes the law, endangers others, or in an emergency "life and limb" situation.

Confidentiality does not apply in possible cases of safeguarding. In these circumstances staff should consult their Line Manager or in his/her absence the Director, first advising the user that this action is necessary. The user will have the right to complain if information is divulged without his/her permission.

The complaint will follow the procedure set out in the Complaints Policy of OBF.

The Director of OBF will monitor the effectiveness of this policy and bring it forward for review at least annually

4. Procedures to be followed

Under no circumstances should details which enable an individual to be identified be made public or passed to a third party without the user's informed consent verbally, or in writing if the situation is felt to warrant it. Wherever possible, a signed consent form will be completed by the client to ensure that they have given informed consent on how their data will be used. In many cases, such as telephone advice or one-off enquiries, where this is not possible and is not needed in order to progress the case (e.g. for liaison with third parties), verbal consent will be recorded on the client record. Such consent is valid only for the purpose for which it was given. If information is to be re-used in a different context, permission should be sought again.

5. Enquiries Involving Third Parties

Correspondence from OBF on behalf of a service user should make it clear that the reply may be shown to the user. In the event of a response being received from a third party that would, in the opinion of OBF, damage relations or



One Big Family Helping the Homeless

negotiations with the user, OBF should check with the other agency that the answer could be shown to the user.

The situation often arises where an enquiry is made on behalf of someone else (third party), e.g. by a relative, friend, neighbour for a homeless person. Confidentiality is not broken if information is given, to be passed on, but whenever possible this should be backed up with a relevant leaflet, factsheet or handout, to ensure that the information ultimately received by the third party is accurate.

Where it is agreed that OBF will contact a third party on behalf of a client, the client must give consent. Without this permission there is a breach of confidentiality as action would be taken without the knowledge or consent of the third party and may not be in accordance with their wishes or in their best interests. In cases where an enquirer acting on behalf of someone else is in possession of documents suggesting that he/she is acting with full knowledge and consent of the third party, great care should be taken and the employee/volunteer should consult the Director if there is any doubt that the confidentiality rule could be breached.

6. Keeping and Safeguarding Records

Records relating to service users are available to relevant staff who have undergone selection and training and who have signed the statement on confidentiality.

Care must be taken at all times to ensure that all records are handled with discretion and are secured when the premises are not staffed. Correspondence and other records, minutes, files, card index systems pertaining to an individual or organisation should not be left on desks or in places where access to the information cannot be controlled. Notes should be destroyed once case files/data base records have been compiled. All enquiries should be kept in lockable cabinets.

Personnel files for staff should be stored in locked cabinets. Staff have the right to see their own files on request. Old records and files should be regularly monitored, and information destroyed when it is no longer necessary to keep it. The same principles should be applied to confidential information in memos, briefing papers and minutes of meetings.

7. Use of Telephone

It is important that care is taken over the use of the telephone. Care must also be taken to prevent a personal caller from hearing or witnessing a conversation with another service user. Where two or more conversations are simultaneously taking place on telephones, staff must ensure that confidentiality is not breached. When calling a person back, staff must check that the person they want is the person they are



One Big Family Helping the Homeless

speaking to before divulging information about the person or stating they are from OBF.

8. **Removal of Information from the Premises**

It is sometimes necessary for staff to carry with them on outreach, or when attending meetings or case conferences, information and/or documents relating to individuals or the organisation. Staff must exercise due care and attention to ensure that such material is kept to a minimum, is safe and in their possession at all times. Proper advance notification should be given to the charity if such information has to be removed from the premises. Particular care should be taken with diaries where appointments indicate the name and address of a service user. No such material/information should be left unattended in a vehicle. Papers relating to individuals must, when no longer needed, be returned to the office.

9. **Information from Other Organisations**

Staff may receive confidential or sensitive information relating to the work of OBF or other organisations. The same standards of confidentiality should be adhered to, as is the case with individuals approaching OBF. Such information should only be divulged, if appropriate, to a colleague or third party within the organisation, and never to anyone outside without consultation with the Director.

When in doubt about how to handle any information received, staff should contact a senior colleague or manager and inform them of the position.

10. **Board Members**

Board members will be expected to make themselves aware of this policy. In respect of confidential agenda items at meetings and confidential minutes, Board members will be expected to adhere to the policy and guard against any breaches intentional or unintentional.

Where there may be a conflict of interest between providers who are Board members, some matters will remain confidential and the procedure at meetings may therefore exclude individuals who seem to have an 'interest'.

11. **Breach of Policy**

Any breach of this Policy may result in disciplinary action and could lead to dismissal.

12. **Review**

This policy will be reviewed annually by the Director and ratified by the Board of Trustees.



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One Big Family - STATEMENT OF CONFIDENTIALITY

I confirm that I have received a copy of One Big Family's Confidentiality Policy and that I have read and understood it and will abide by this policy now and also when I have left this organisation. I declare that, at all times: a. I will keep confidential any personal client/user information I receive, or to which I have access, and will not disclose it without permission and that b. I will keep confidential any information about conduct, proceedings or the financial status of One Big Family and its staff, paid and unpaid.

Please print your name.....

Signature: **Date:**