Privacy Policy

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Overview
This statement describes how your personal data will be handled by the Directorate for Agriculture and Rural Economy in the Scottish Government, including the Scottish Common Agricultural Policy Paying Agency known as SGRPID, and by our partners.

You can see details of how to contact us below.

A small amount of processing undertaken by the Directorate is carried out under contract by external parties. You can see details of these data processors here.

We take our responsibilities for the way we store, secure and use your personal information seriously, and always seek to respect your privacy and to meet our legal obligations.

These obligations include the General Data Protection Regulation, the UK Data Protection Act, and other regulations and legislation relating to privacy and communications.

In this Policy notice, we explain the purposes for which we use personal data and the legal basis for that use.

We explain our responsibilities for collecting data and what happens if you fail to provide data we need or provide incorrect data. We set out the categories of data we collect and how we acquire it, especially in those cases where it may come from another party.

We set out our approach to sharing data and give information about the organisations with whom we share data and why we do so. Finally, we advise you of your various rights and how to exercise them.

If you have any queries on this Policy, please contact us at:

ARE Information Governance and Services
C1 Spur, Saughton House
Saughton House
Broomhouse Drive
Edinburgh
EH11 3XD
Why we process your data

We process personal data for the following purposes:

Scheme processing:
- for processing any claims or applications you make for grants or subsidies
- for processing any requests you make for services related to our support for Scottish farming and related agricultural activity
- for administration of the EU Common Agricultural Policy
- for administration of the Scottish Rural Development Programme and other aid schemes
- for administration and management of the Highland and Islands Veterinary Support Scheme

Support of Scottish agriculture:
- for support and development of Scottish farming and related agricultural activity and the wider rural economy
- for regulation and support of rural businesses including support for the Agricultural Wages Board of Scotland, the regulation of tenancies, crofter issues

Regulation of agricultural activity:
- for identifying and tracing regulated species of livestock and other animals and animal products
  - for purposes of regulating food production and the management and control of disease
  - for monitoring and regulating the production and safety of food
  - for monitoring and regulating animal health and welfare
  - for monitoring and regulating compliance with good agricultural and management practices
  - for monitoring and regulating plant health and associated genetic and biochemical investigation and recording
  - for monitoring and regulating occupational health and welfare within the rural economy
  - for monitoring and regulating the management of land in Scotland
  - for monitoring and regulating environmental controls in Scotland

Research and assessment:
- for monitoring and regulating evaluation of the impact of aid schemes, grants and subsidies; and
  to provide evidence and advice to support policy development
- for the collection of agricultural data under section 78 (as amended) of the Agriculture Act (1947) and to meet European Commission Statistical Regulations organisations which audit the distribution of grants and subsidies in Scotland
- for administration, protection and monitoring of your online activity on our systems, and for
  development and improvement of our websites and services
- for the assessment and improvement of our services to ensure that they are of high quality,
  efficient, and responsive to our customers' needs

Engaging with stakeholders:
- for engaging with stakeholder organisations and sponsored bodies to develop policy or to deliver
  services
- for contacting stakeholders, land managers and other as part of the management and control of
  emergency situations such as disease outbreak

These functions are statutory responsibilities of the Scottish Government generally or of the Scottish
Paying Agency in particular under EU, UK and Scottish legislation.

Some of the relevant legislation is listed here.

The processing we carry out is therefore necessary for the performance of tasks carried out in the public
interest or in the exercise of official authority invested in us.

There are certain activities we undertake, such as photography at events, which involve us in processing
data for purposes outside our strict official authority.
In these cases the processing we carry out is necessary for the purposes of our legitimate interests as an organisation, and we assess those interests as not adversely affecting your fundamental rights and freedoms.

We will sometimes ask you for your permission to use or process your personal data. For example, you can opt to receive additional information about our policies and services in respect of agriculture and the rural economy.

In these cases we will be clear about what you are giving consent to, and you will always have the option to withdraw that consent.

**What happens if you don't give us data**

You may be required to provide us with information relating, for example, to your agricultural activity in order to demonstrate that you are entitled to receive grants or subsidies.

If we do not receive such information, we will not be able to make payments.

You may also be required by law to provide us with information relating to, for example, your keeping of livestock.

In these cases, failure to provide such information may be a criminal offence. We will sometimes require information from you for the performance of a contract to which you are a party, for example a Rural Priorities contract under the Scottish Rural Development Programme (SRDP).

In these cases we may be unable to enter into or perform that contract unless you give us the information we need.

We cannot accept any liability for problems caused by incorrect information that you or somebody acting for you supply us, so please be sure to double-check all information you submit.

**The data we may use about you**

We will collect, process and use information as necessary relating to:

- you, your business, and its owners, beneficiaries and members, including any necessary identification documentation needed to establish identity or where required, age
- your business activities and practices, investment plans, and proposed projects
- our contact details and address(es)
- your or your business’s bank details
- details of land owned, leased or managed by you and the legal basis of your relationship to that land
- details of livestock owned, managed or otherwise handled by you or your business and the management, location and treatment of those livestock
- your use of this website or other websites we may be responsible for, including actions you perform as a registered user of our systems, and analytic data relating to your browsing captured through the use of cookies

**Where we get data from**

Our information about you will normally be supplied by you or by your representative.

Where we have reason to believe that information comes from you or from someone acting as your representative, we will treat information about you as having come from you.

It is therefore important that you ensure that any login details that we have provided are kept confidential, and that any changes in your representation (for example, the appointment of a new agent or delegated user) are notified to us.

We may collect some information about your business and land and assets you manage by inspection. Such information will be shared with you.

We may receive information about you from a third party, either because they are under a statutory obligation to provide that data or because they or we believe we have a statutory responsibility to process that information.
In some cases an organisation you are associated with (for example your employer) may give us some information about you.

In those cases, we expect that organisation to have informed you that they are sharing your data and for what purpose.

Organisations who may provide us with information about you or your business include the following:

- Scottish Natural Heritage
- Forestry Commission Scotland
- The Crofting Commission
- Food Standards Scotland
- Local authorities
- The Animal and Plant Health Agency
- other UK and EU Paying Agencies, particularly the Rural Payments Agency (including the British Cattle Movement Service), the Welsh Government, the Department of Agriculture, Environment and Rural Affairs, and the UK Co-ordinating Body
- The Scottish Environmental Protection Agency

Organisations who interact with us (other government agencies, farm businesses, HIVSS veterinary practices, and so on) may provide information about their own staff or directors as part of their interaction with us.

**Who we share data with and why**

We will share personal information securely with other organisations for one or more of the reasons explained below:

- we will share your contact details and/or information relating to your business and/or your land with other public bodies when those bodies need that information and/or need to be able to contact you in order to undertake a task carried out in the public interest
- we will share information relating to your business and your land with organisations undertaking research where such research is deemed to be in the public interest. In these cases, we will limit the amount of data shared to the minimum, with names and other identifiers removed or changed wherever possible. In some cases, we will share your contact details where it is essential to the research that the organisation has the ability to contact you, for example to seek your views or request further information. You will always have the right to refuse to take part in such research
- we will share information relating to your business and your land, including if required your contact details, where not to do so would prejudice the prevention or detection of crime, the apprehension or prosecution of offenders, or the assessment or collection of a tax or duty
- we will disclose personal information when required by law if, in our opinion, it is necessary to comply with a current judicial proceeding, a court order or legal process
- if your business holds land or makes claims in another part of the UK, we will share relevant information relating to you and your holdings with other UK Paying Agencies in order to assess your eligibility and calculate any payments

Where we share or consider sharing your information with another organisation, we will always assess:

- whether that sharing is lawful, fair and transparent
- whether the use of your information by that organisation is not incompatible with the purposes for which you provided it to us
- whether what is shared is relevant and limited to the minimum possible
- whether the organisation in question can provide assurance that appropriate security will be in place to protect your information

We will also set limits as far as possible on the length of time information is held, and that it is held anonymously if possible or anonymised as soon as is possible.

In order to provide accountability in this respect, we will normally record the purposes of the sharing and these assessments of appropriateness in a Data Sharing Agreement, copies of which can be provided on request.

Bodies with whom we share personal information include the following:
• Scottish Natural Heritage and Forestry Commission Scotland for purposes connected with the administration of the Scottish Rural Development Programme and for other environmental controls
• Food Standards Scotland for purposes connected with the regulation and monitoring and enforcement of food and feed hygiene standards
• Scottish Environment Protection Agency for management of land and other environmental controls
• Animal and Plant Health Agency for purposes connected with animal and plant health and welfare
• Scottish Water for purposes related to protecting the quality of water and supporting the improvement of water courses
• organisations who carry out statistical and research activities relating to agriculture, the environment and the rural economy in Scotland. Where an organisation carries out a one-off study we will require removal of any personal data as soon as possible. Some regular research providers are licensed to maintain data over a longer period to enable more extensive research. The major organisations of this type are: the James Hutton Institute, the Centre for Ecology and Hydrology and Scotland’s Rural College
• Scotland’s Centres of Expertise on water, Climate Change, Animal health and plant health are partnerships of organisations which carry out research and may also support action in the event of disease outbreaks or other emergencies. We may share information within these consortia in order to improve our policy positions and to improve our response to emergencies

Freedom of information
The Scottish Government is a Scottish Public Authority and is subject to the provisions of the Freedom of Information (Scotland) Act 2002 and the Environmental Information (Scotland) Regulations 2004.

We are therefore obliged to consider the release of any information held by us in response to a request. In providing any response to a request, we will fully consider our obligations under data protection legislation.

Publication of beneficiary information
European legislation requires us to publish, on a website, information relating to all beneficiaries of Common Agricultural Policy Schemes and to make this information available for two years.

Where you or your business receive less than €1250 in total, your name will not be published. Please visit the CAP payments section of gov.uk for more details.

Transfer out of Europe
We will transfer your information to third countries (i.e. those outside the European Economic Area (EEA)) only where there is an enforceable instrument which provides appropriate safeguards of your rights.

Any such arrangements will be separately identified when information is collected.

How long do we keep your data?
Data will be retained according to requirements in legislation, particularly:

• EU Regulations relating to CAP Schemes and the SG’s responsibilities and liabilities arising from those Regulations (for example, to satisfy auditors as to the controls on spend)
• the SG’s responsibilities under the Public Records (Scotland) Act 2011 to maintain a Records Management Plan approved by the Keeper of the Records of Scotland

The SG’s records Classification scheme, which includes retention periods, can provide further information.

Your rights
You have the right:

• to require to see a copy of the information we hold about you and associated information about how it is being collected and processed
• to require correction of any inaccurate data
• to require the erasure of personal data where it is no longer required or for other reasons defined in the Regulation
• to require restriction of processing of personal data
• to object to our processing your data and to require us to show that the public interest or our legitimate interests override your own interests, rights and freedoms
• not to be subject to a decision based solely on automated processing

Where we are processing data for other purposes than the performance of a task carried out in the public interest, you have the right to receive the data about you in a structured, commonly-used machine-readable format.

If you would like a copy of some or all of your personal information or to seek to exercise any of the rights listed above, please email DataProtectionOfficer@gov.scot or write to us at the following address:

Data Protection Officer
Victoria Quay
Commercial Street
Edinburgh
EH6 6QQ

Your rights to complain to the Information Commissioner's Officer

Without prejudice to any other administrative or judicial remedy, you have the right to lodge a complaint with a supervisory authority specified by one of the EU member states.

The UK's designated supervisory authority is The Information Commissioner.

Their details are: Helpline: 0303 123 1113 Email: casework@ico.org.uk Website: https://ico.org.uk

Recent changes

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<tr>
<th>Section</th>
<th>Change</th>
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<tr>
<td>Whole page</td>
<td>This statement has been updated ahead of new GDPR rules coming into force in May 2018.</td>
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Previous versions

Previous version of this policy

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