

## **Guidance on managing Conflicts of Interest in Disabled Students' Allowance (DSA)**

### **Introduction**

1. The Department for Education (DfE) needs assurance that any conflicts of interest in the DSA process are managed in such a way that they do not create a risk or perception of impropriety. This document sets out DfE's policy on identifying perceived and actual conflicts of interest, as well as offering guidance on managing them.
2. DfE requires the highest level of transparency to demonstrate that conflicts of interest are managed in a way that does not undermine the probity and accountability of DSA, or of those administering DSA. Anyone dealing with DSA funded support must be aware of the high ethical standards expected of them when dealing with public funds, and will need to act in accordance with this note.
3. This guidance replaces previous guidance issued in SSINs 10/16, 07/17 and 07/20.

### **What are conflicts of interest statements for?**

4. DfE is required to ensure that public funds are used fairly, transparently, and for the purpose intended. Conflicts of interest statements are used to provide assurance that conflicts of interest form part of the usual risk assessments that any organisation undertakes, and that where a conflict is identified it is managed in an appropriate and timely manner.

### **Principles**

5. DfE wishes to give discretion and freedom to individuals involved with DSA to engage in business activities, but in so doing needs to put in place a mechanism to protect public funds, stakeholders, students and itself from reputational damage and other liabilities. In summary, this Conflicts of Interest guidance follows three key principles:
  - Disclose always
  - Manage the conflict where possible, and if not
  - Prohibit the activity when necessary to protect, and be seen to protect, the public interest.
6. DfE expects all individuals and organisations dealing with DSA to maintain the highest standards of probity. Mitigating actions that organisations or individuals might take include, for example, encouraging individuals to recuse themselves where a real, potential or perceived conflict of interest is identified, or having regular sample checking of decisions made by an alternative person. It is an organisation's responsibility to ensure that they are able to demonstrate clear and open processes for maintaining transparency.

### **What is a conflict of interest?**

7. A conflict of interest arises where an individual's ability to exercise judgement is, or could be, impaired by their involvement, or association with, another person, in another role or activity: in other words a conflict of interest will arise where a person with responsibility for public funds is in a situation where their ability to

adhere to the high standards expected could, because of their other interests, be called into question.

8. There is a common misconception that this only includes financial interests. However, *any* interest or relationship, action or omission, that could throw doubt on an individual's ability to achieve the standards expected, or that cast a doubt on that person's impartiality, will constitute a conflict of interest. Non-financial interests may include any benefit or advantage, including, but not limited to, direct or indirect enhancement of an individual's career, or gain to immediate family (or a person with whom the person has a personal relationship).
9. There can be situations in which the appearance of a conflict of interest is present even when no conflict actually exists. Thus, it is important for all involved when evaluating a potential conflict of interest to consider how it might be perceived by others. The duty to declare a possible conflict therefore applies to the *perception* of the situation rather than the actual existence of a conflict.
10. Anyone making decisions about the administration, distribution or use of public funds must at all times be conscious of any relationships or links they have, or any actions they take or do not take, that could mean that their impartiality or probity is or could be thrown into doubt. This includes any relationships or links – including personal, financial, business, or familial - that could be seen to have an influence on their decision making.
11. For DSA this would usually (but not exclusively) be where those relationships or links give an individual or organisation an actual or perceived unfair advantage or financial gain. Examples of behaviours that would be indicative of ineffective management of a conflict of interest include:
  - An assessor has a financial interest in a Non-Medical Help (NMH), equipment or assistive technology supplier, or the owner, manufacturer or distributor of any DSA-funded software or equipment. This creates a perception that the supplier may be given preferential treatment and that they gain financially from the relationship.
  - Assessors or providers/suppliers who have family members or associates working within other DSA organisations or bodies. This creates a perception that the bodies involved are given preferential treatment and that there may be financial gains from the relationship.
12. This is not an exhaustive list and it is vital that any relationships or links, however small, are identified and managed.
13. One key area is the selection of quotes to be entered on Needs Assessment Reports. Assessors are responsible for selecting appropriate quotes for NMH and, whilst the final decision on which quote to select lies with the SLC, assessment centres still have a responsibility to ensure that the quotes submitted to the SLC have been selected without the influence of any conflicts of interest or biases.
14. The following are specifically prohibited in all circumstances:

- DSA funding is not available to any company, partnership or other organisation that is owned or controlled by the student being supported, or in which the student has a financial interest or personal investment.
- Students are not permitted to deliver DSA funded support to friends or family members, due to the potential conflict of interest and the difficulty in maintaining professional boundaries
- Students are not permitted to receive DSA funded support from friends and family members, due to the potential conflict of interest and the difficulty in maintaining professional boundaries.
- Students are not permitted to deliver DSA funded support if they have been assessed as 'needing' similar DSA funded support by a DSA study needs assessor.

### **Declaration of interests**

15. DfE require all Assessment Centres, Assistive Technology and Service Providers and NMH suppliers to maintain a comprehensive and up-to-date statement of interests and submit it when requested. This is to ensure that DfE is able to satisfy itself that all DSA funding is being distributed in a fair, open and transparent manner. All DSA providers and/or suppliers are asked to submit a Conflicts of Interest statement to DfE when requested.

### **ACTION: DSA providers and suppliers will on DfE request submit an annual Conflicts of Interest Statement with regard to their DSA work.**

16. The statement must be provided on a pro-forma which will be issued to suppliers. The statement should be maintained by a named senior responsible person within the organisation, and responsibility for completion of the annual statement will also rest with that person. All original statements must be available to DfE or its agents on request, for example at audit.
17. Information submitted on the pro-forma will be used in accordance with the Privacy Statement for DfE (attached at Annex 1) and / or the Privacy Statement for the Welsh Government (attached at Annex 2), as appropriate.

### **Providers of services to Welsh (SFW) funded students as well as English (SFE) funded students**

18. We are aware that some of the organisations which provide DSA goods and services to students funded by Student Finance England (SFE) also provide goods and services to students who are funded by DSA provided by Student Finance Wales (SFW). DfE and the Welsh Government have agreed a joint process for providers in this position. Providers who are or will be delivering support to both SFE-funded and SFW-funded students are required therefore to submit their Col return to both DfE and the Welsh Government (i.e. one copy to each funding body). Where they are or will be supporting SFE-funded students only they will only need to submit their return to DfE. Where they are or will be

supporting SFW-funded students only then they will only need to submit their return to the Welsh Government.

19. Where an issue is identified with a supplier who delivers to both SFE-funded and SFW-funded students, DfE and Welsh Government officials will discuss findings and agree any joint actions to take if needed and as appropriate.
20. This guidance document is published by DfE and relates to students funded by Student Finance England only. Guidance from the Welsh Government on managing conflicts of interest in DSA can be found at [sfwin-082020-en-guidance-on-managing-conflicts-of-interest-in-disabled-students-allowances-dsas-updated-february-2020.pdf \(studentfinancewales.co.uk\)](https://studentfinancewales.co.uk/sfwin-082020-en-guidance-on-managing-conflicts-of-interest-in-disabled-students-allowances-dsas-updated-february-2020.pdf).

### **Changes to declarations**

21. Any material changes to the statement must be notified to DfE. To be clear, this includes additions or deletions of names and/or conflicts identified, or of the methods of managing any conflicts identified. Where new staff are engaged and there is no conflict there is no need to notify DfE.

**ACTION: DSA providers and suppliers will notify DfE of any material changes to the Conflicts of Interest statement**

22. Changes must be updated and submitted within the following timescales:
  - Within 10 days of the award of a new contract, agreement, etc. or the way DSA services are delivered which changes the Conflicts of Interest statement
  - Within 10 days of a member of staff identifying a new or changed conflict, including new staff members starting who have an identified conflict
  - Within 10 days of any changes to the management of existing conflicts

### **Managing conflicts of interest**

23. The onus is on everyone dealing with public funds to identify where conflicts of interest could occur, and also to take any necessary steps to manage them. This is of paramount importance in maintaining public confidence in the equity of the DSA system.
24. We expect all organisations to seriously consider management of any conflicts of interest, but it is for individuals and organisations to consider *how* to manage these in a balanced and appropriate manner. However, steps must be taken to ensure that any decision making can be seen to be impartial, transparent and robust. Any steps taken must be clearly documented and details must be provided with the Conflict of Interest statement.

**ACTION: DSA providers and suppliers will clearly document any actions taken to identify and to deal with conflicts of interest. Details of actions taken will be provided with Conflict of Interest statements.**

25. DfE may request providers and suppliers to forward proof of how conflicts are monitored and managed at any time.

### **What should a conflict of interest statement contain?**

26. The statement should state clearly the process an organisation goes through to identify any potential conflicts of interest, and how often it does so. It should contain details of the declaration all staff must be asked to sign (i.e. not just assessors), and copies of these must be appended to the statement if staff have identified an individual conflict.
27. All staff in an organisation should sign the same conflict of interest statement, and managers must take responsibility for ensuring staff understand their obligations in identifying conflicts. All staff declarations must be signed, and must also be countersigned by a manager or other responsible person, and original signed statements should be available for DfE audit purposes.
28. Purely as an example, a statement might say something like this about the process for identifying personal conflicts:

*“Each year we ask all staff to sign a declaration of interest. The process we follow is that line managers interview each member of their team to ensure they understand the process. Managers also ensure staff understand they must identify any relationships (financial or personal) they have with any other parts of the organisation, or with other DSA providers, that might raise questions of impropriety in the allocation of DSA. We then ask the members of staff to sign and date the declaration, which is at the same time countersigned and dated by the interviewing manager. This same process is followed when any new member of staff is taken on, and will be repeated for all staff if there were any change to the ownership of the organisation. All original signed declarations are stored securely for further reference”.*

29. The statement must also contain details of how any identified personal conflicts are managed. The way conflicts are managed must be specific to the conflict(s) identified, appropriate to the conflict(s) identified, and show how the conflict is not allowed to influence DSA. So a statement on managing a specific personal conflict might say something like the following:

*“Our assessor Josephine Smith has identified that her partner Joe Smith works for XYZ who are providers of NMH support via DSAs. To prevent any conflict of interest we have separated Josephine’s role in assessing students for DSA from her role in providing quotations. When Josephine assesses a student and identifies on the Needs Assessment Report that they require NMH support, she passes the completed NAR to me as manager. I identify two suitable quotes for NMH and dispatch the NAR to SFE. Josephine has no contact with the NARs containing NMH recommendations after the interview stage. By separating Josephine’s roles in this way we have identified and managed the conflict of interest in an appropriate way. I attach Josephine’s declaration of interest as required.”*

30. Any processes for identifying *organisational* conflicts and managing them should be described in the same way as in the 2 examples above.

### **What should the statement not be?**

31. The statement should not be:

- A statement of the organisation's policies, except where this specifically impacts on declarations of interest
- An explanation of the how the organisation assesses students
- An explanation of how the organisation recruits assessors
- Concentrating on a single supplier when other suppliers are also relevant
- An explanation of the organisation's quality assurance procedure

### **Ensuring compliance**

32. DfE considers that compliance with any guidelines issued about conflicts of interest is key to ensuring that public funds are distributed correctly. DfE may, at any time, require any organisation or individual with a role in assessing or providing/supplying DSA to provide such information as DfE may request in connection with a conflict of interest or possible conflict of interest.

33. DfE may, at any time, instigate an investigation into any organisation or individual with a role in the DSA sector where DfE considers there may be a conflict of interest or a potential conflict of interest. In particular, DfE may instigate an investigation where an organisation or individual has not declared a conflict or potential conflict or where DfE considers the arrangements for managing a conflict or potential conflict are inadequate or are not being complied with. **If DfE considers that anyone involved in the DSA sector has failed to meet the required standards set out in this note, DfE will take appropriate remedial action.**

34. Where DfE considers it appropriate this action may include, but is not limited to, any or a combination of the following:

- (a) a requirement to take mitigating actions,
- (b) ceasing to fund a supplier for the elements of DSA business relating to a conflict of interest.
- (c) suspension of registration to provide DSA related services
- (d) withdrawal of registration to provide DSA related services
- (e) a requirement to repay DSA funds paid inappropriately

35. Finally, anyone concerned that conflicts of interest are not being declared or managed appropriately may contact DfE directly at [DSA.COI@education.gov.uk](mailto:DSA.COI@education.gov.uk). Any disclosures will be investigated as quickly as possible and handled fairly and responsibly. The identity of the individual who raised the concern will not be revealed without their permission.

Disabled Students' Allowances Team,  
Higher & Further Education Group,  
Department for Education,  
Sanctuary Buildings,  
Great Smith Street,  
London,  
SW1P3BT



Department  
for Education

## Annex 1 – DfE Privacy Statement



### **Privacy Notice: Managing Conflicts of Interest in relation to Disabled Students' Allowance**

#### **Who we are**

This work is being carried out by the Disabled Students' Allowance team, which is a part of the Department for Education (DfE). For the purpose of data protection legislation, the DfE is the data controller for the personal data processed as part of managing conflicts of interest in relation to Disabled Students' Allowances.

#### **How we will use your information**

Any personal information that you submit on your conflict of interest return will be processed in order to assure DfE that any conflicts of interest in the DSA process are managed in such a way that they do not create a risk or perception of impropriety.

#### **The nature of your personal data we will be using**

We will be using any personal data that you return as part of your conflict of interest statement (for example, staff names).

#### **Why our use of your personal data is lawful**

In order for our use of your personal data to be lawful, we need to meet one (or more) conditions in the data protection legislation. For the purpose of this project, the relevant condition that we are meeting is: (e) processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller.

#### **Who we will make your personal data available to**

We sometimes need to make personal data available to other organisations. These might include contracted partners (who we have employed to process your personal data on our behalf) and/or other organisations (with whom we need to share your personal data for specific purposes).

Where we need to share your personal data with others, we ensure that this data sharing complies with data protection legislation. For the purpose of this project:

- We may need to share your data with the Student Loans Company (SLC) in order to investigate further how conflicts of interest are being managed.



- In cases where suppliers deliver support both to students funded by Student Finance England (SFE) and to students funded by Student Finance Wales (SFW), DfE and Welsh Government officials may discuss findings and agree joint actions to take if needed and as appropriate.

### **How long we will keep your personal data**

We will only keep your personal data for as long as we need it for the purpose(s) of this piece of work, after which point it will be securely destroyed. Please note that, under Data Protection legislation, and in compliance with the relevant data processing conditions, personal data can be kept for longer periods of time when processed purely for archiving purposes in the public interest, scientific or historical research, and statistical purposes.

### **Your data protection rights**

Under certain circumstances, you have the right:

- to ask us for access to information about you that we hold
- to have your personal data rectified, if it is inaccurate or incomplete
- to request the deletion or removal of personal data where there is no compelling reason for its continued processing
- to restrict our processing of your personal data (i.e. permitting its storage but no further processing)
- to object to direct marketing (including profiling) and processing for the purposes of scientific/historical research and statistics
- not to be subject to decisions based purely on automated processing where it produces a legal or similarly significant effect on you

If you need to contact us regarding any of the above, please do so via the DfE site at: <https://www.gov.uk/contact-dfe>.

Further information about your data protection rights appears on the Information Commissioner's website at: <https://ico.org.uk/for-organisations/guide-to-data-protection/principle-6-rights/>.

### **Withdrawal of consent and the right to lodge a complaint**

Where we are processing your personal data with your consent, you have the right to withdraw that consent. If you change your mind, or you are unhappy with our use of your personal data, please let us know by contacting the Disabled Students' Allowance team at DfE on [DSA.COI@education.gov.uk](mailto:DSA.COI@education.gov.uk) and state the name of this project.

Alternatively, you have the right to raise any concerns with the Information Commissioner's Office (ICO) via their website at <https://ico.org.uk/concerns/>.

### **Last updated**

We may need to update this privacy notice periodically so we recommend that you revisit this information from time to time. This version was last updated in February 2020.

**Contact Info:**

If you have any questions about how your personal information will be used, please contact us at [DSA.COI@education.gov.uk](mailto:DSA.COI@education.gov.uk) and enter DSA COI as a reference. For the Data Protection Officer (DPO) please contact us via <https://www.gov.uk/contact-dfe> and mark it for the attention of the 'DPO'.

## **Annex 2 – Welsh Government Privacy Notice**

### **Conflict of Interest Privacy Notice**

Providing your service(s) to a student as part of their Student Finance Wales Disabled Support Allowance (DSA) application or entitlement is dependent on your providing personal information (also known as data). The data we refer to here is collected on the Conflict of Interest Form. The personal data you provide, ie name and contact details, will only be used in conjunction with the organisation on behalf of which you are completing the form.

The lawful basis we rely on to process your personal data is Article 6(1)(e) of the General Data Protection Regulation (GDPR). This allows us to meet our legal duties and administer and monitor the funding provided by the Student Loans Company, via Student Finance Wales on behalf of Welsh Ministers.

The Welsh Government will be the data controller for the information you provide.

#### What will the Welsh Government use the information for?

The Welsh Government will use the information provided to undertake a Conflict of Interest review. It will also be used to prepare statistics and to undertake research about disability support, including monitoring of the service we provide.

#### Who the Welsh Government shares the data with and why?

The information you provide will be linked to other sources of information held by the Welsh Government and UK Government departments for verification and performance monitoring of the service. These sources include the Student Loans Company, their administrative arms of Student Finance Wales and Student Finance England, and the Department for Education.

Sharing your data with these organisations will be for the purpose of consistency and accuracy, and for performance and service standards monitoring. Any concerns raised regarding the information provided will be considered by the relevant teams within the Departments.

We may also share your information with third party contractors acting on behalf of the Welsh Government to carry out data analysis and data linking so that we can measure the performance of the programme.

We will share and receive information from fraud prevention agencies, government bodies and other funding bodies to protect public money and to prevent and detect crime. We, and fraud protection agencies, may use the information you have provided to prevent fraud and money laundering. If fraud is detected, the organisation could be refused certain services or finance in the future.

#### Rights and choices under the GDPR include:

- Access to the information the Welsh Government holds about you;
- Requiring the Welsh Government to rectify inaccuracies in that information;

- Lodging a complaint with the Information Commissioner’s Office (ICO), the independent regulator for data protection.

In some cases, you also have the right to:

- Object to the processing of your information relating to your particular situation;
- Restrict the processing of your information;
- Have your information erased.

#### How will your information be kept by the Welsh Government?

We will retain your information for a period of 10 years in line with Welsh Government’s Information Retention Policy.

#### Contacts

For further information regarding this notice or the associated processes, please contact;

Higher Education Division

Welsh Government

Cathays Park

Cardiff

CF10 3NQ

[studentfinancedivision@gov.wales](mailto:studentfinancedivision@gov.wales)

For further information about the information the Welsh Government holds and how it is used, or if you wish to exercise your rights under the GDPR, please contact:

Data Protection Officer

Welsh Government

Cathays Park

Cardiff

CF10 3NQ

[dataprotectionofficer@gov.wales](mailto:dataprotectionofficer@gov.wales)

To contact the Information Commissioner’s Office, please contact

Information Commissioner’s Office

Wycliffe House

Water Lane

WILMSLOW

SK9 5AF

or via the Wales Helpline on 0330 4146421 or the UK Helpline on 0303 123 1113

<https://ico.org.uk/>

### Notifications of changes

This Privacy Notice was created February 2020 and we keep it under regular review to make sure that it is up-to-date and accurate. If we are going to use your information in a different way from that stated at the time your information was collected, we will let you know via this Privacy Notice. All of the Welsh Government's processing of information will comply with existing data protection legislation.

### **Hysbysiad Preifatrwydd - Gwrthdaro Buddiannau**

Mae darparu eich gwasanaeth(au) i fyfyrwr fel rhan o'i gais neu hawliad am Lwfans i Fyfyrrwyr Anabl (DSA) Cyllid Myfyrrwyr Cymru yn dibynnu ar eich bod yn darparu gwybodaeth bersonol (a elwir hefyd yn ddata). Mae'r data y cyfeirir atynt uchod yn cael eu casglu ar y Ffurflen Gwrthdaro Buddiannau. Bydd y data personol a ddarperir gennych, hynny yw enw a manylion cyswllt, ond yn cael eu defnyddio ar y cyd â'r sefydliad yr ydych yn llenwi'r ffurflen ar ei ran.

Y sail gyfreithlon rydym yn dibynnu arni i brosesu eich data personol yw Erthygl 6(1)(e) o'r Rheoliad Cyffredinol ar Ddiogelu Data (GDPR). Mae hyn yn ein galluogi i gyflawni ein dyletswyddau cyfreithiol ac i weinyddu a monitro'r cyllid a ddarperir gan y Cwmni Benthyciadau i Fyfyrrwyr, drwy Gyllid Myfyrrwyr Cymru ar ran Gweinidogion Cymru.

Llywodraeth Cymru fydd y rheolwr data ar gyfer yr wybodaeth y byddwch yn ei darparu.

#### Beth fydd Llywodraeth Cymru yn defnyddio'r wybodaeth ar ei gyfer?

Bydd Llywodraeth Cymru yn defnyddio'r wybodaeth a ddarperir i gynnal adolygiad gwrthdaro buddiannau. Bydd hefyd yn cael ei ddefnyddio i baratoi ystadegau ac i wneud gwaith ymchwil ynghylch cymorth i bobl anabl, gan gynnwys monitro'r gwasanaeth sy'n cael ei ddarparu gennym.

#### Gyda phwy mae Llywodraeth Cymru yn rhannu'r data a pham?

Bydd yr wybodaeth a ddarparwn yn cael ei chysylltu â ffynonellau gwybodaeth eraill y mae Llywodraeth Cymru ac adrannau Llywodraeth y Deyrnas Unedig yn ei chadw ar gyfer gwirio a monitro perfformiad y gwasanaeth. Mae'r ffynonellau hyn yn cynnwys y Cwmni Benthyciadau i Fyfyrrwyr, canghennau gweinyddol Cyllid Myfyrrwyr Cymru a Student Finance England, a'r Adran Addysg.

Byddwn yn rhannu eich data gyda'r sefydliadau hyn at ddibenion cysondeb a chywirdeb, ac ar gyfer monitro perfformiad a safonau gwasanaeth. Bydd unrhyw

bryderon gyfyd ynghylch yr wybodaeth a ddarperir yn cael eu hystyried gan y timau perthnasol o fewn yr Adrannau.

Efallai y byddwn hefyd yn rhannu eich gwybodaeth â chontractwyr trydydd parti sy'n gweithredu ar ran Llywodraeth Cymru i wneud gwaith dadansoddi data a chysylltu data, fel y gallwn fesur perfformiad y rhaglen.

Byddwn yn rhannu ac yn derbyn gwybodaeth gan asiantaethau atal twyll, cyrff y Llywodraeth a chyrff ariannu eraill er mwyn diogelu arian cyhoeddus ac atal a chanfod troseddau. Caniateir i ni, ac asiantaethau diogelu twyll, ddefnyddio'r wybodaeth a ddarparwyd gennych i atal twyll a gwyngalchu arian. Os canfyddir achos o dwyll, gellid gwrthod gwasanaethau neu gyllid penodol i'r sefydliad yn y dyfodol.

#### Mae eich hawliau a'ch dewisiadau o dan y GDPR yn cynnwys:

- Mynediad at yr wybodaeth y mae Llywodraeth Cymru yn ei chadw amdanoch;
- Ei gwneud yn ofynnol i Lywodraeth Cymru gywiro gwallau yn yr wybodaeth honno;
- Cyflwyno cwyn i Swyddfa'r Comisiynydd Gwybodaeth (ICO), sef y rheoleiddiwr annibynnol ar gyfer diogelu data.

Mewn rhai achosion, mae gennych yr hawl hefyd i:

- Wrthwynebu prosesu gwybodaeth sy'n ymwneud â'ch sefyllfa benodol;
- Cyfyngu ar brosesu eich gwybodaeth;
- Cael eich gwybodaeth wedi'i dileu.

#### Sut y bydd Llywodraeth Cymru'n cadw eich gwybodaeth?

Byddwn yn cadw eich gwybodaeth am gyfnod o 10 mlynedd yn unol â Pholisi Cadw Gwybodaeth Llywodraeth Cymru.

#### Cysylltu

I gael rhagor o wybodaeth am yr hysbysiad hwn neu am y prosesau sy'n gysylltiedig ag ef, cysylltwch â:

Yr Is-adran Addysg Uwch

Llywodraeth Cymru

Parc Cathays

Caerdydd

CF10 3NQ

[isadrancyllidmyfyrwyr@llyw.cymru](mailto:isadrancyllidmyfyrwyr@llyw.cymru)

I gael rhagor o fanylion am yr wybodaeth y mae Llywodraeth Cymru yn ei chadw a sut y caiff ei defnyddio, neu i arfer eich hawliau o dan y GDPR, cysylltwch â:

Swyddog Diogelu Data

Llywodraeth Cymru

Parc Cathays

Caerdydd

CF10 3NQ

[swyddogdiogeludata@llyw.cymru](mailto:swyddogdiogeludata@llyw.cymru)

I gysylltu â Swyddfa'r Comisiynydd Gwybodaeth, cysylltwch â:

Swyddfa'r Comisiynydd Gwybodaeth

Wycliffe House

Water Lane

WILMSLOW

SK9 5AF

neu ffoniwch Llinell Gymorth Cymru ar 0330 4146421 neu Llinell Gymorth y Deyrnas Unedig ar 0303 123 1113

<https://ico.org.uk/>

### Hysbysu am newidiadau

Cafodd yr Hysbysiad Preifatrwydd hwn ei greu ym mis Chwefror 2020 ac rydym yn ei adolygu'n rheolaidd er mwyn sicrhau ei fod yn gyfoes ac yn gywir. Os ydym yn bwriadu defnyddio eich gwybodaeth mewn ffordd wahanol i'r hyn a nodwyd ar adeg casglu eich gwybodaeth, byddwn yn rhoi gwybod i chi drwy'r Hysbysiad Preifatrwydd hwn. Bydd yr holl waith prosesu gwybodaeth a wneir gan Lywodraeth Cymru yn cydymffurfio â'r ddeddfwriaeth diogelu data sy'n bodoli eisoes.

### Annex 3 – Version History

V0.1	October 2021	<p>V0.1 prepared for practitioner webpage. Guidance largely as set out in SSIN 07/20, with the exception of the following updates:</p> <ul style="list-style-type: none"><li>• Update to the example of a financial interest to include the owner, manufacturer or distributor of any DSA-funded software or equipment (paragraph 11).</li><li>• Further information on the activities that are prohibited in all circumstances (paragraph 14).</li><li>• Addition of a link to the Welsh Government guidance on managing conflicts of interest in DSA (paragraph 20).</li><li>• Additions to the non-exhaustive list of actions that the Department may take (paragraph 34).</li></ul>
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