

Privacy notice

EU General Data Protection Regulation (2016/679), Articles 13 and 14

Outreach youth work client data file

Controller

The controller is the Culture and Leisure Committee, which delegated the controller's tasks to the Director of Youth Affairs on 27 March 2018, Section 71.

Why do we process your personal data and on what legal basis?

Purpose of processing Outreach youth work is work in accordance with the Youth Act aimed at reaching young people in need of assistance and providing them with access to services and other support designed to promote their growth and independence as well as their access to education and the labour market.

Legal grounds for processing

Article 6(1)(c) of the EU General Data Protection Regulation: processing is necessary for compliance with a legal obligation to which the controller is subject. Article 9(2)(h) of the EU General Data Protection Regulation: the processing of personal data is necessary for the provision of health or social care or treatment.

Essential legislation

- EU General Data Protection Regulation (679/2016)
- Data Protection Act (1050/2018)
- Youth Act (1285/2016), Sections 10-12 d

Which personal data do we process?

Data subject:

- Identifying information and contact details of the young person (name, date of birth, telephone number, address and other contact information)
- Contact person indicated by the young person
- Name and contact information of the originator
- Party disclosing the identifying information and contact details of the young person
- Information on the young person's situation and need for support necessary for outreach youth work
- Further measures to be taken
- Name, telephone number, e-mail and organisation of the outreach youth worker

The file involves processing of personal data concerning specific categories of personal data in accordance with Article 9 of the EU General Data Protection Regulation.

From where do we collect your personal data?

The data is obtained directly from the data subject, from disclosing parties in accordance with the Youth Act or from those close to the data subject with the data subject's consent.

To whom do we transfer or disclose your personal data?

There is no regular disclosure of personal data. Data may be disclosed on the basis of the data subject's consent in cooperation situations. Anonymized data for statistical purposes is provided to a government authority annually.

For statistical purposes, anonymised data is disclosed annually to a government authority.

Is your personal data transferred outside of the EU or EEA?

Data from the file is not transferred outside the EU or EEA.

How long do we keep your personal data?

Personal data is promptly destroyed when no longer necessary for the performance of duties.

Automated decision-making and profiling

The processing of personal data does not involve automated decision-making and profiling.

Rights concerning the processing of your personal data

Rights of data subjects and instructions on how to exercise them can be found from:

https://www.hel.fi/fi/paatoksenteko-ja-hallinto/tietoa-helsingista/tietosuoja-jatiedonhallinta/tietosuoja/rekisteroidyn-oikeudet-ja-niiden-toteuttaminen

Right of access, Article 15

You have the right to know what personal data is processed about you and what data is stored about you. The City of Helsinki will provide the information without undue delay, at the latest within one month of receiving the request. If necessary, this period may be extended by a maximum of two months if the request is of exceptional scope and complexity. If the time limit is extended, the city will inform the person requesting the information of this within one month of receiving the request, as well as of the reasons for the delay.

If the city refuses to carry out your request for access, it will inform you of this within one month of receiving the request. The city will also state the reasons for the refusal, unless this would jeopardize the purpose of the refusal. You will also be informed of the possibility of lodging a complaint with the supervisory authority and of judicial remedies.

Right to rectification, Article 16

You have the right to demand that the city rectify imprecise and inaccurate personal data concerning you without undue delay. In addition, you have the right to supplement incomplete information. Any incompleteness of the data will be resolved by taking into account the purpose of the processing of personal data.

If the city does not accept the person's demand for rectification, it will issue a written certificate stating the reasons the demand was not accepted. The possibility of lodging a complaint with a supervisory authority and of seeking other remedies is also mentioned in connection with the certificate.

Right to erasure, right to be forgotten, Article 17

You have the right to request the erasure of your data in the following cases:

- You withdraw your consent on which the processing was based on and there is no other legal basis for the processing.
- You object to the processing of your data for purposes of direct marketing.
- You object to the processing on grounds relating to your particular situation and there are no overriding legitimate grounds for the processing.
- Your personal data has been unlawfully processed.
- Your personal data has to be erased for compliance with a legal obligation in Union or Member State law to which the controller is subject.
- Your personal data has been collected in relation to the offer of information society services and it concerns the personal data of a minor.

If the city does not accept your request for erasure, it will issue a written certificate stating the reasons why the request was not accepted. The possibility of lodging a complaint with a supervisory authority and of seeking other remedies is also mentioned in connection with the certificate. The right to erasure does not exist if the processing is based on compliance with the city's statutory obligation, or it is related to the performance of a task carried out in public interest or the exercise of public authority vested in the city.

Right to restriction of processing, Article 18

In certain situations, you may have the right to request that the processing of your personal data is restricted until your data has been duly checked and corrected or supplemented. Such situations include when you deny accuracy of your data, in which case the processing of your data is restricted for the time the city checks its accuracy.

Right to data portability, Article 20

You have the right to transfer your personal data from one controller to another if you have provided the controller with your personal data by yourself, and the processing of the data is based on consent or a contract, and the processing is carried out automatically.

This right does not apply to processing that is necessary for the performance of a task carried out in the public interest or in the exercise of an official authority vested in the city.

Right to object, Article 21

You have the right to object at any time on grounds relating to your personal situation to the processing of your personal data where the processing is based on the performance of a task carried out in the public interest or in the exercise of an official authority vested in the city. In this case, the data may be further processed only if there is a substantial and justified reason for the processing that can be demonstrated by the city. The processing may also continue if the processing is necessary for the establishment, exercise or defense of legal claims.

Right to withdraw consent, Article 7

When the processing of your personal data is based on consent, you have the right to withdraw your consent at any time. When the city asks you to give the city your consent, you are informed of this right at the same time.

The withdrawal of consent does not affect the lawfulness of processing done prior to the withdrawal of consent.

Right to lodge a complaint with an authority, Article 77

You have the right to lodge a complaint with the supervisory authority, in particular in the Member State of your habitual residence, place of work or place of the alleged

infringement, if you consider that the processing of personal data concerning you infringes the EU General Data Protection Regulation. In Finland, this supervisory authority is the Data Protection Ombudsman. In addition, you have the right to exercise other administrative and judicial remedies.

Office of the Data Protection Ombudsman Visiting address: Lintulahdenkuja 4 Postal address: PL 800, 00531 Helsinki Email: <u>tietosuoja@om.fi</u> Switchboard: 029 56 66700

How can you contact us for questions related to data protection?

kuva.tietosuoja@hel.fi

Contact person

Head of Outreach Youth Work Unit Mikael Metsälä

The person responsible for the service

Regional Manager of Western Youth Work Tiina Hörkkö

Contact information

[City of Helsinki, Registrar's Office, PL 10 (Pohjoisesplanadi 11-13), 00099 Helsingin kaupunki]

Contact information of Data Protection Officer

Data Protection Officer of City of Helsinki tietosuoja@hel.fi

09 310 1691 (switchboard)

This privacy notice has been updated on 24.4.2025-