General Data Protection Regulation - Readiness Assessment

Category	Recommendation #	Recommendation	Priority	Action Plan Updates	Due	% complete
Data Protection and	R01	Establish a full time information governance working group and nominate Data Protection champions	Medium	Information Governance Group already in place - Nominate DP Champions by Sept 2017 - Training for champions on new regs early Oct 17	Jan-17	100%
Privacy Management	R02	Establish KPI's to measure Data Protection performance	Medium	Develop a KPI for Data Compliance	Dec-17	Not started
	R03	Decide on how the role of DPO will be filled moving forward and make a suitable appointment, document the process behind the appointment	High	Scope requirements Discuss with SLT Appoint and train (if required) <u>Update 26/10</u> - DA appointed, training required	Sep-17	759
Policy Framework		Review and improve the governance framework to include policies required by GDPR, such as privacy impact assessment etc. Test existing policies against GDPR requirements and amend where necessary. Introduce periodic audit, testing and review of controls Update the document register to include new policies, procedures		 Review and rerefsh DPA Policy for GDPR Update FOI policy Update SARS Policies 	JCP 17	
	R04	and work instructions	Medium	Test policies , spot check etc	Jan-18	25%
Information risk assessment and management	R05	Ensure that data protection or GDPR is placed on the corporate risk register to raise the profile of data protection compliance	Low	Risk added to register	May-17	100%
	R06	Design and maintain an information risk register, ensuring that it is sufficiently granular to accurately record information risks and mitigation. Ensure that it is periodically reviewed	Medium	Information Risk Impact Assessment template developed Communicate to organisationonce Information Asset Owner training undertaken	Nov-17	09
	R07	Define and implement a policy and procedures on privacy impact assessments (PIA's). Ensure that the PIA processes encompasses the requirement to consult the Regulator in certain circumstances		 Draft policy and procedures (ICO have guidance) Training for staff 	Jan-18	109
Fraining and awareness		Ensure that data protection training continues to be provided on induction and on at least an annual refresher basis. Supplement this with more frequency (monthly) awareness raising of relevant issues or changes in policy. Consider designing or procuring bespoke training for thoe who require greater training than an e-learning		Push final people to conclude training and refresh in 12 months time. Need to look at further training for key individuals GDPR specific training package		
	R08	module can provide	Medium		ongoing	709

		Introduce compliance checking and audit processes that comply with	1			
		GDPR's requirements the scope of which will ensure that evidence				
		will be available to demonstrate that South Hams DC complies with				
Audit and compliance		the GDPR. Appoint appropriate Audit team, internal and external. As		- Already have an audit team - to be		
checking		a guide this is likely to be at least Annual Audits of all data protection	h	built in to their annual work plan		
5		policies and operating procedures and the gathering and recording				
		of objective evidence of compliance and /or the raising of corrective		Becomes BAU from that point		
	R09	action requests to modify behaviour in line with policy	Medium	onwards	Jan-18	0%
Overview and purpases				- Register template developed		
Overview and purposes		A register of data processing purposes should be compiled and		 training being refined 		
of data processing		maintained		- IAO's to complete register by Jan		
activities	R10		High	2018	Jan-18	25%
		Improve evidence of data processing control by reviewing all data				
		that is held and documenting its purpose and lawful grounds for				
		processing particularly in regard of sensitive personal information				
		and behavioural information. Compile a register of data processing				
Lawfulness of		purposes as set out in the recommendation R10 and ensure that the				
processing		lawful grounds for processing are marked against each data				
processing	R11	processing purpose.	Medium	This will be covered as part of R10		
		To ensure that South Hams is able to demonstrate control over its				
		data acquisition processes it is necessary to review all sources of				
		personal data, compile a register of data sources, and ensure there is	5	Once R10 completed review can take		
	R12	a process for keeping up to date	Medium	place	Feb-18	0%
Information processing	R13	Maintain and, if necessary, expand the information asset register			Business as usual	
systems, flows and		Document key data flows to ensure a thorough understanding of				
information		how data is captured and moved about the South Hams Data				
	R14	systems			Business as usual	
Nature of data being		Create a system to maintain information describing and defining the		- Once R10 completed this can be		
handled / processed	R15	data being handled by the Councils and the categories of data	Low	undertaken (majority will be via W2)	Mar-18	0%
		Create a data sharing policy setting out a standard process for		Drafted, needs review		
		employees to follow to lawfully share and/or disclose persona data,		Built in to contracts as part of		
	R16	including appropriate pre-contract due diligence	Medium	drafting	Mar-18	25%
				 linked to contract database 		
		Establish a register of data sharing agreements/arrangements and		development		
		ensure that a geographic review of all data processors is undertaken		- CM support required to extract data		
		once a full list is compiled		from contracts into simple		
	R17		Medium	spreadsheet	Apr-18	5%

Data sharing and use of	:	Ensure that an agreement is in place with all instances of outsourced				
data processors		processing and/or sharing. Test each agreement to ensure that a)				
		the terms are in the Councils favour and compliant with the needs of				
		GDPR; b) indemnities are appropriate; and c) the data processing		- Legal to undertake review of		
		instructions issued are effective. Consider creating standardised		agreements (although no large scale		
	R18	templated agreements	Medium	outsourcing undertaken in SH)	Apr-18	09
		Undertake a privacy impact assessment on the data processors used				
		in order to properly assess the risks that it might pose and/or to				
		document the measures taken to ensure that adequate protection is				
	R19	in place .	Medium		May-18	0%
		Review existing transfer arrangements and introduce a policy				
Data Transfor Drotocolo		defining approved secure data transfer and operating procedures for				
Data Transfer Protocols		employees. If ecel and email are to be used ensure that spreadsheets	5			
	R20	are password protected or encrypted			Feb-18	0%
		Review all data sharing and transfers to test if data is transerred				
		outside of the UK and test the adequacy of arrangements where		Not aware that we make any		
	R21	international transfers occur	Low	international transfers of data	n/a	100%
International Transfers		Introduce a process for periodically reviewing the aqecuacy				
		arrangement for all overseas processors to ensure that their				
		adequacy arrangement does not lapse and for ensuring that new		Not aware that we make any		
	R22	arrangements are not put in place without appropriate due process	Low	international transfers of data	n/a	100%
		Draft a data quality policy focusing on how different types of				
Data Quality and		information will be maintained accurately. Give emphasis in				
Data Quality and		particular to data such as communication preferences, volatile data				
Accuracy		which may change frequently, and data which would cause harm /		Policy drafted, just needs finalising		
	R23	distress to the subject if it is incorrect	Low	then adding to policy library	Dec-17	50%
		Undertake a deep dive review of data being handled by South Hams				
Data Minimisation		DC and consider what steps would be appropriate to review and				
	R24	maintain accuracy	Low	- wait until IAO training delivered	Business as usual	0%
		Review the data processing purposes and data used for each				
		processing activity and determine how long it needs to be held in a				
		format allowing identification of data subjects for the purpose (s).		- Complete information asset register		
		Review which mechanisms would be appropriate in each of the		- undertake review / interview with		
Data Retention		cases to enable South Hams to comply with the 5 th data protection		IAO to assess actuall processing		
	R25	principle	Medium	purposes	Mar-18	0%
		Carry out a deep dive exercise on data retention across all				
		information assets then review and disseminate the RM policy and		Will be undertaken with any high risk		
	R26	retention schedules for compliance and work-ability	Medium	areas identified in R25	Apr-18	0%
		Review ICT policy framework to ensure that they are agequate for		-policy review underway, new policy		
		GDPR purposes		tool in place for staff to accept		
IT Management	R27		Medium	policies	Jan-18	40%

Monitoring and testing		Consider using dedicated log servers to improve logging of events on		Optional / not required for		
control measures	R28	the systems and also increasing the frequency of IT security audits	Medium	compliance		0% optional
		Decument how redundant equipment and media are to be dispessed		Confirmed destruction contract in		
Distruction and		Document how redundant equipment and media are to be disposed		place for redundant equipment and		
Disposal	R29	of	Medium	media		100
				- Disaster recover plan being		
Disaster Recovery and		Review existing arrangements and test for GDPR compliance		reviewed Oct / November 17 - With		
Business Continuity	R30		Medium	ELT for input into timescales	Mar-18	50
		Review incident reporting provisions to ensure alignments with		place.		
				Reminder to be circulated to all staff		
Security events,	R31	GDPR. Remind employees through awareness and training	Low	about what should be reported and	Feb-18	75
incidents and breach		Review all processor contracts for information security breach		- Lined to completion of contracts		
management	R32	notification provisions	Low	database	Feb-18	0
		It is recommended that all privacy statements and privacy forms re				
		correlated and reviewed to ensure compliance with the GDPR.				
		Consider placing website privacy policy in a more prominent location	1	- Review existing forms (March 18)		
	R33		Medium	- Update and ensure live May 18	May-18	0
		Introduce work methods to ensure that privacy information and its		- Updates to managers / IAOs in		
	R34	publishing / deployment are strictly controlled	Medium	terms of requirements	Mar-18	C
		Devise a fair processing strategy that provides a workable layered		- Drafted Jan 18 (first draft started)		
		approach to privacy information		- communicated Feb 18		
	R35		Medium	- On website - April 18	Apr-18	0
		Review data systems to ensure that they are able to record what		- review capability of W2 for this		
Right to information		privacy information each data subject has been provided with		process - review to be taken out by		
and transparency	R36	privacy information each data subject has been provided with	High	Dec, with solution in place May 18	May-18	0
				- Under review currently		
		Amend SAR policy and process to ensure that it is GDPR compliant		- Training for Team Leaders to be		
		and ensures employees are trained in its application		arranged April 18 (GDPR online		
Right of access	R37		Medium	course includes module)	May-18	25
				- Talk to other Councils about their		
		Establish a mechnism for logging any objection and determining the		approach / advice from ICO		
Right to object to		extent to which the legitimate interests might over-ride those data		- Agree process by March 18		
processing	R38	subjects	Medium	- Training April 18	Mar-18	0
-				- Talk to comms to understand how		
Right to object to direct		Review current arrangements for recording objects to direct		information handled		
marketing	R39	marketing	Low	- Agree approach for future	Feb-18	0'
			1	- Assessment with ICT of any		
Right not to be subject		Review data processing activities and test them against automated		automated decision making		
to automated		decision making rules		processes		
			1	 If any, review testing results 	Apr-18	0'

Right to restriction of data processing		Define and implement a method of applying restricted processing to data where a relevant objection is received	High	 W2 process to be amended for individuals objecting to processing - needs a warning note 	Feb-18	0%
	R42	and also improve its understanding of who data is shared with or		 Procedure note to be drafted recording mechanism to be put in 	Mar-18	15%
		Identify where R2BF requests may come from. Introduce a R2BF policy and procedures which can identify and erase data as appropriate. Introduce a process which ensures the Councils are able				
Right to correction / erasure of data		to identify and log any such request and execute it in a timely manner.		See R42		