

PRIVACY NOTICE Trading Standards

Who we are

Moray Council, Council Office, High Street, Elgin, Moray, IV30 1BX, <u>moray.gov.uk</u> 01343 543451, is a Local Authority established under the Local Government etc. (Scotland) Act 1994. We are the Data Controller of the personal data being collected.

Why we are collecting your personal data

Moray Council has a statutory duty to enforce a range of trading standards and consumer protection legislation designed to protect and promote the health, safety and economic wellbeing of residents and businesses, and in so doing, the wider community beyond our boundaries.

Trading Standards ensure fair trading to protect consumers and businesses from unfair and unsafe trading practices. The Trading Standards Service provides advice to consumers and businesses on their rights and responsibilities regarding:

- fair trading, including the supply, pricing and description of goods and services
- product safety
- anti-counterfeiting/illicit trade
- weights and measures
- petroleum certification
- intellectual property, including trade marks
- the sale of age restricted products such as tobacco, electronic cigarettes (nicotine vaping products), and fireworks
- tobacco and nicotine vaping products registration, display, and enforcement

The Trading Standards Service may collect personal data, including:

names, addresses, contact details (inc. email addresses, phone numbers), gender, vehicle registration numbers, bank account information, data relating to criminal convictions or offences, and health information.

This data is collected so that we can provide you with advice and guidance, carry out a comprehensive investigation of the issue(s) you have raised with us, and, assess whether businesses are complying with consumer and business protection legislative requirements, as well as to regulate the trading market place to ensure that communities have access to safe products, services and business advice.

We also use your data to verify your identity when required, contact you by phone, email, or post, and, to maintain our records. A record will be kept of any investigation and advice provided. The data collected may also be used to enable us to take appropriate enforcement action, where necessary.

In order to report breaches of criminal legislation to the Procurator Fiscal, or to prevent crime, we may collect additional data such as an individual's date of birth, place of birth and physical description.

Personal data we collect from other sources

We may gather personal data from you directly, for example if you contact us to register a complaint, or to ask for our advice. We may also receive data about you from a third party, and, may gather data about you from other internal Council Services such as Housing or Taxation. We may receive your details as a referral from Advice Direct Scotland if you have raised a case with them.

Please see the table below under 'Our legal basis' for more information about personal data that we may collect from another source.

Our legal basis

Whenever the Council processes personal data we need to make sure we have a legal basis for doing so. When investigating civil breaches we understand the Council's legal basis in data protection law to be Article 6(1)(e) of the United Kingdom General Data Protection Regulation (UK GDPR), because your personal data is necessary for the performance of a task carried out in the public interest, or in the exercise of official authority vested in the Council, and the task or function has a clear basis in law. The Council's basis in law is set out under Consumer Protection and Trading Standards legislation, including:

- Consumer Rights Act 2015
- Enterprise Act 2002
- The Consumer Protection from Unfair Trading Regulations 2008
- Tobacco and Primary Medical Services (Scotland) Act 2010
- Trade Marks Act 1994
- Weights and Measures Act 1985

Personal data that counts as 'special category data', such as data about health, may also be processed. Special category data must satisfy extra conditions when processed. We understand the Council's legal basis in data protection law for processing this type of data to be UK GDPR Article 9(2)(g), and Schedule 1, Part 2, Paragraph 10 of the Data Protection Act (DPA) 2018; as the processing is necessary for reasons of substantial public interest – preventing or detecting unlawful acts.

When we process your data in order to investigate criminal offences, our legal basis for this processing is Part 3 of the DPA 2018; because we are a Competent Authority due to our statutory functions to enforce Consumer Protection and Trading Standards legislation.

Further information about the processing undertaken by the Trading Standards Service and our legal bases for them is provided in the table below:

Process	Legal Basis
Data is collected from members of the public	Part 3 of the DPA 2018: this processing is
who contact the Council with complaints or	necessary for the performance of a task carried
enquiries about trading standards matters to	out for one of the Law Enforcement Purposes by
enable the Service to carry out the law	a Competent Authority.
enforcement functions, prevent further crime	
and safeguard individuals.	UK GDPR Article 6(1)(e): we undertake this
	activity as part of our public task.

Dessiving data shout a vistimia/a natantial	Dort 2 of the DDA 2018, this pressure is
Receiving data about a victim's/a potential	Part 3 of the DPA 2018: this processing is
victim's name, address and contact details	necessary for the performance of a task carried
from the National Trading Standards Scam	out for one of the Law Enforcement Purposes by
database (Compass) to enable the Service to	a Competent Authority.
carry out the law enforcement functions,	
prevent further crime and safeguard	UK GDPR Article 6(1)(e): we undertake this
individuals.	activity as part of our public task.
Receiving referrals from other organisations	Part 3 of the DPA 2018: this processing is
including businesses, consumer advice	necessary for the performance of a task carried
organisations, other Trading Standards	out for one of the Law Enforcement Purposes by
services, Police Scotland and other	a Competent Authority.
enforcement agencies, and, Elected Members	
to enable the Service to carry out the law	UK GDPR Article 6(1)(e): we undertake this
enforcement functions, prevent further crime	activity as part of our public task.
and safeguard individuals.	
Opening investigation case files, and adding to	Part 3 of the DPA 2018: this processing is
these, as an investigation progresses to enable	necessary for the performance of a task carried
the Service to carry out the law enforcement	out for one of the Law Enforcement Purposes by
functions, prevent further crime and safeguard	a Competent Authority.
individuals.	a competent nationaly.
	UK GDPR Article 6(1)(e): we undertake this
	activity as part of our public task.
Making referrals to the Council's Adult Social	UK GDPR: Article 6(1)(e) - we undertake this
Work Service where appropriate (where there	activity as part of our public task and Article
are adult support and protection concerns)	6(1)(c) - as the processing is necessary for the
that may be relevant to the future prevention	Council to comply with its legal obligations.
and detection of crime, and where Trading	The Council has statutory duties and functions
	-
Standards Officers may have Adult Support and	under the Adult Support and Protection
Protection concerns about the victim. This	(Scotland) Act 2007 and Social Work (Scotland)
process is undertaken to prevent further crime	Act 1968, where adults may be at risk of harm or
and to safeguard individuals.	need Social Work support.
Transferring cases to Police Scotland or other	Part 3 of the DPA 2018: this processing is
enforcement agencies where the Council's	necessary for the performance of a task carried
Trading Standards function is not the	out for one of the Law Enforcement Purposes by
appropriate enforcement authority. This	a Competent Authority.
process is undertaken to carry out the law	
enforcement functions, prevent further crime	UK GDPR Article 6(1)(e): we undertake this
and to safeguard individuals.	activity as part of our public task.
Making case referrals to other enforcement	Part 3 of the DPA 2018: this processing is
agencies and passing on information about our	necessary for the performance of a task carried
investigation. In order to carry out law	out for one of the Law Enforcement Purposes by
enforcement functions for which they have a	a Competent Authority.
statutory duty.	UK GDPR Article 6(1)(e): we undertake this
	activity as part of our public task.
-	UK GDPR Article 6(1)(e): we undertake this

Making case referrals to the Crown Office and	Only the COPFS is competent to raise criminal
Procurator Fiscal Service (COPFS) to raise	proceedings in Scotland.
criminal proceedings in court.	
Retaining closed investigation case files in	Part 3 of the DPA 2018: this processing is
accordance with the Council's records	necessary for the performance of a task carried
retention and disposal schedule, to evidence	out for one of the Law Enforcement Purposes by
that we have undertaken our law enforcement	a Competent Authority.
functions.	

Who we share this personal data with

Where it is permitted by law or necessary to carry out our statutory function, we will share your information with the COPFS, Food Standards Scotland, Police Scotland, HM Revenue and Customs, the Health and Safety Executive, other local authority Trading Standards Services, Trading Standards Scotland, or, other enforcing authorities (more information about this is available in the table above). We may share your information with other organisations when required to do so for the purposes of the prevention or detection of crime.

Your personal data may be shared internally with authorised officers of the Council if having access to personal data is a necessary part of their roles to ensure records are accurate and up to date. It may also be shared with other relevant Council departments where applicable.

The Council may share your personal data with other relevant Council departments and third parties, where we are under a legal obligation to do so. For example this may be with Police, Social Security Scotland, UK Border Agency, or other Registered Professional Bodies.

The Council is required by law to protect public funds against fraud. It may share personal data with other relevant Council departments and third parties responsible for auditing and administering public funds, or who otherwise have responsibility for preventing and detecting fraud.

Personal data you give us about other people

If you have provided, or have been asked to provide, someone else's personal data, if reasonable to do so then please make sure that you have told them that you have given their personal data to us for this purpose.

How long the personal data is held for

Your personal data will be securely stored by Moray Council for a pre-determined length of time. Information is only kept for the minimum amount of time necessary. We maintain a record retention schedule which sets out how long we retain different types of personal data. This is available on our website: <u>www.moray.gov.uk/moray_standard/page_92820.html</u> (under Section 5 of the Records Management Plan).

The Council stores information within the UK.

Your rights

Moray Council is the Data Controller for this personal data. You have legal rights about the way the Council handles and uses your personal data. These include the right to ask for a copy of it, to ask us to correct it and to ask us to stop doing something with your personal data. As so far as the legislation permits, you also have the right to request the deletion of your data, and to object to the processing.

For more information about these rights, please see the Information Management pages on the Council's website here: <u>http://www.moray.gov.uk/moray_standard/page_41220.html</u>. Alternatively, email the Council's Data Protection Officer at: <u>IG@Moray.gov.uk</u>

You also have the right to make a complaint to the Information Commissioner's Office. They are the body responsible for making sure organisations like the Council handle your personal data lawfully.

Information Commissioner's Office Wycliffe House, Water Lane, Wilmslow, Cheshire, SK9 5AF Telephone: 0303 123 1113 Website: <u>https://ico.org.uk/</u>