

D's HAIR CREATIONS

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The templates provided are intended to help your preparations for GDPR as straightforward as possible, giving you examples to follow rather than starting with a completely blank sheet!

Every business is different, so you will need to adapt the templates to make sure they fit your own hairdressing, barbering or beauty business. Only you know what personal information you hold, how you use it, who you share it with, the marketing activities carried out and your own operating practices.

The templates are therefore in Word format so you can easily edit them and add your own logo or letterhead. Information in square brackets is unlikely to apply to every hairdressing, barbering or beauty business so these will need to be changed to suit your circumstances, but changes to other text may also be required, so please read it carefully.

The templates provided within this toolkit are for information and guidance purposes only and must not be used as a substitute for seeking legal advice. The information is correct at the time of writing.

Information audit for D's HAIR CREATIONS

WHAT PERSONAL DATA DO WE HOLD AND WHERE?

Type of personal data held	Where held e.g. salon software, paper	What you use the data for	Where you got the data from	Do you have consent?	Who you share it with (if anyone)
CLIENT DATA: Name Contact details (address, phone number, email) Client history e.g. color, consultation records Allergy test records for hair color Notes of physical conditions Product History retail	All client information is held on computer in a software package called I Salon	We use information to contact customers with offers, appointment reminders. To have a record of colors used and the results so we are able to consult with client should they wish to change their look. We have details of physical conditions in order to put in place help. Medical/drugs, in case of reaction with color ingredients.	From the client		D's Hair Creations does not share any data with any third parties. Staff have access to data that is required to carry out their work

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<p>EMPLOYEE DATA: Contact details (address, phone number, email) Emergency contacts/next of kin Medical information CVs Job applications Training records Disciplinary records Appraisals / performance reviews Wages details/NI no Contract of employment</p>	<p>Paper copies held by employer in filing cabinet locked. Past details have been stored in boxes and locked in a secure unit.</p>	<p>All data kept and collected for employees is to enable the business to work within the law and to maintain a structure business and how it is running performing. We also need medical details to put in place help or to be aware of any problems</p>	<p>We have collected the data from the employee When in meeting with employee we have agreed and notes taken Records kept with employees knowledge</p>		<p>We do not share any employment records with any third party. Details of work times etc. and anything to do with wages is sent to our accountants via scanning machine so staff can be paid</p>
<p>FINANCIAL DATA: Suppliers Invoices Bank account details Credit/debit card details Payment history Staff bank account details</p>	<p>Most invoices sent to accountant by recorded delivery. I have all staff set up on business account for paying wages direct into their accounts. We do</p>	<p>Invoices needed for VAT, C/C for proof of payment, bank details to pay direct into accounts</p>	<p>Details for payments taken from source or provided</p>	<p>Client chooses to pay by whatever method they wish. Client pays on card terminal. For those clients who pay by cheque. Cheques are to</p>	<p>We do not share any information with any one else apart from the accountants who do our books VAT and Wages. All monies paid into bank weekly being kept in safe beforehand.</p>

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	not see any details regarding credit cards transactions. We are with a c/c provider Elavon, monies taken as service done. Clients payment history is recorded on the machine but does not have in depth details			the company then put into a locked till	
MARKETING DATA: Mailing lists (email, text, post) Loyalty scheme members Social media We are also on Facebook, have web sites	Details taken with clients permission to hold on salon software Website compliant with GPDR.	Loyalty for redeeming monies on target. Social media for offers and latest going on in-salon with staff and products Appointment reminders. Monthly offers for those who wish.	All information we have has been agreed with the customers. Social media is client's choice and permission had to post. Some details have been forwarded by our website from queries on our site	All have customer consent which is on file	We do not share any data we have on our system with any 3 rd parties

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OTHER:					

Date completed

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Privacy Notice for D's Hair Creations

This privacy notice explains how D's Hair Creations looks after personal information you give us or that we learn by having you as a client and the choices you make about marketing communications you agree we may send you. This notice explains how we do this and tells you about your privacy rights and how the law protects you.

TOPICS:

What information we collect about you
How information about you will be used
Marketing
Employment
How long your information will be kept for
Where your information is kept
Access to your information and correction
Cookies
Other websites
Changes to our privacy notice
How to contact us

WHAT INFORMATION WE COLLECT ABOUT YOU

We collect information about you when you book an appointment for a service or treatment, visit the salon for a service or treatment, buy a product or apply for a job, whether contact is online, on paper, by email or over the phone.

The information you give us may include your name, address, email address, phone number, relevant history which may suggest that a service or treatment should not go ahead or certain products should not be used (e.g. allergies, pregnancy, skin conditions), payment and transaction information, IP address and CVs.

For clients under the age of 16, we will only keep and use their personal information with the consent of a parent, carer or guardian.

HOW INFORMATION ABOUT YOU WILL BE USED

In law, we are allowed to use personal information; including sharing it outside the salon only if we have a proper reason to do so, for example:

- To fulfil a contract with you i.e. to provide the service or treatment you have requested and to communicate with you about your appointments
- When it is in our legitimate interest i.e. there is a business or commercial reason to do so, unless this is outweighed by your rights or interests
- When you consent to it: we will always ask for your consent to hold and use health and medical information.

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We will therefore share your information with:

- Providers of our salon software system I Salon
- Mailing houses
- Suppliers of our website Unitel Direct

We have rigorous data protection and security policies in place with all our suppliers.

We have 4 Stylists. In the course of their time in salon they will have access to your information.

By Law

Staff will not contact you under any circumstances outside of D's Hair Creations by email, telephone or on media sites without written consent from you the customer to D. Taylor Director of D's Hair Creations. This will be noted in your salon file.

We will not share your information with any other third party without your consent except to help prevent fraud, or if required to do so by law.

MARKETING

We would like to send you information about products and services which may be of interest to you. We will ask for your consent to receive marketing information.

If you have consented to receiving marketing, you may opt out at a later date.

You have the right at any time to stop us from contacting you for marketing purposes or giving your information to third party suppliers of products or services. If you no longer wish to be contacted for marketing purposes, please contact D's Hair Creations.

EMPLOYMENT

The information we collect about employees, the purposes it is used for and who it will be shared with is set out in our employment contracts and employee handbook.

HOW LONG YOUR INFORMATION WILL BE KEPT FOR

Unless you request otherwise, we will keep your information to contact you no more than three times a year for a maximum of 1 year from your last visit to the salon. Sooner if you request in writing.

After a year we will delete all your personal information, except for your name, relevant client history (e.g. allergy test records which we keep for 4 years) and financial transactions (which we are obliged to keep for 6 years). Financial information will be in locked storage and shredded by certified legal companies.

Information about unsuccessful job applicants will be deleted after four months.

See our [data retention policy](#) for further information, including employee data.

WHERE YOUR INFORMATION IS KEPT

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Your information is stored within the European Economic Area on secure servers provided by I Salon, Yo Telecom and Unitel Direct. Any payment transactions are encrypted. Sending information via the internet is not completely secure, although we will do our best to protect your information and prevent unauthorised access. No payment is taken by D's Hair Creations on the internet.

We have a separate credit card terminal provider that is compliant with GDPR, They hold all client credit card payments on secure systems.

ACCESS TO YOUR INFORMATION AND CORRECTION

You have the right to request a copy of the personal information that we hold about you. This will normally be free, unless we consider the request to be unfounded or excessive, in which case we may charge a fee to cover our administration costs.

If you would like a copy of some or all of your personal information, please contact D. Taylor at D's Hair Creations in writing.

We want to make sure that your personal information is accurate and up-to-date. You may ask us to correct or remove information you think is inaccurate.

You have the right to ask us to object to our use of your personal information, or to ask us to delete, remove or stop using your personal information if there is no need for us to keep it.

NEWSLETTERS

Sometimes we email e-newsletters to inform you about products, services and treatments provided by our salon. You have the opportunity to unsubscribe from e-newsletters at any time

Either in writing to D's Hair Creations or by phone call 01483 573588
2A The Square, Wilderness Rd, Onslow Village, Guildford GU2 7QR

E-newsletters may contain subscriber tracking facilities within the actual email, for example, whether emails were opened or forwarded, which links were clicked on within the email content, the times, dates and frequency of activity. We use this information to refine future email campaigns and provide you with more relevant content based around your activity.

Our Web Site has Cookies, we have been in touch with our provider Unitel Direct and have been informed that our site has been set up to be GDPR compliant.

Cookies are text files placed on your computer to collect standard internet log information and visitor behaviour information. This is used to track visitor use of the website and to compile statistical reports on website activity. For further information visit www.aboutcookies.org or www.allaboutcookies.org

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You can set your browser not to accept cookies and the above websites tell you how to remove cookies from your browser. However, in a few cases some of our website features may not function as a result.

See our Web Site for Cookies Policy.

CHANGES TO OUR PRIVACY NOTICE

We keep our privacy notice under regular review and we will place any updates on this webpage. This privacy notice was last updated on 28/5/18.

HOW TO CONTACT US

Please contact us if you have any questions about our privacy notice or information we hold about you:

- By email dshaircreation_2000@hotmail.com
- Or write to us at
D' Hair Creation
2A The Square
Wilderness Rd
Onslow Village
Guildford
Surrey
GU2 7QR

Tel 01483 573588

You also have the right to complain to the Information Commissioner's Office. Find out on their website how to report a concern:

www.ico.org.uk/concerns/handling

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D's Hair Creations Consent form - marketing

As a valued client of D' Hair Creations we'd like to stay in touch with you!

We take your privacy seriously, and we will only use your personal information to manage appointments for the services or treatments we provide for you within the salon.

We would also like to contact you about little goodies such as special offers, new products or loyalty scheme rewards, as well as appointment reminders.

If you consent to us contacting you for these purposes, please tick to say how you would like to hear from us:

- Post
- Email
- Phone
- Text message

You can opt out of marketing messages from us at any time. Contact D's Hair Creations
For a copy of our privacy notice, see in salon, or on our web site.

Signed

Date

Thank you!

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Consent form - special category data (Allergy testing records)

D's Hair Creations

We take your privacy seriously at D's Hair Creations.

For the safety of our clients, we maintain records of any health or medical conditions which may indicate that a particular service or treatment should not go ahead (e.g. allergies, pregnancy, skin conditions) or a particular product should not be used (e.g. products containing nuts, fish oils etc).

These health records are not used for any other purpose.

Client records are held securely within our salon software system [or in a locked filing cabinet] and can only be seen by members of the salon team who only use for in-salon customer appointments.

Please tick the box below if you consent to us:

- Maintaining such records while you are a client
- Holding such records for 4 years after your last visit, after which your records will be deleted

For a copy of our privacy notice, please see in salon

For a copy of our policy on deleting personal information about clients, please see in salon

Signed

Date

Thank you!

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D's Hair Creations consent form - children under 16

At D's Hair Creations we take privacy seriously, especially when it concerns children or young people under the age of 16.

We will only use their personal information (name, address, phone number and date of birth*) to manage appointments for the services or treatments we provide for them within the salon.

Their personal information is securely held on our salon software or in a secure locked cabinet. For a copy of our privacy notice, [please see in salon](#)

We need the consent of a parent, guardian or carer (with parental responsibility) for us to hold personal information relating to a child under the age of 16.

We need date of birth as colouring cannot be done on children under 16 yrs. of age. Teenagers 16 to 18 years of age need consent for any colouring services.

If you consent please sign below:

I am

the parent, guardian or career with parental responsibility (delete as appropriate) of

..... (name of child or young person under 16)

And I give permission for Perfection Hair Salon to hold personal data about the child or young person above.

Signed

Date

Thank you!

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D's Hair Creations

response to consent

At Perfection Hair Salon we want to manage the personal information we hold about you in a way you're completely happy with. You have agreed to us collecting and holding certain information about you, so we thought you'd appreciate a quick summary of what you have consented to.

Please let us know if you have any questions or you want to make changes.

Thank you for consenting to the following:

- Providing health information to ensure we know about any conditions such as allergies, skin conditions, pregnancy which indicate that particular services / treatments / products should not be used for you
- Allowing us to keep that information for 4 years
- Providing consent for us to hold information about a child or young person under 16
- Receiving messages about [special offers, new products or loyalty scheme rewards by email, phone, text message

You can opt out of marketing messages from us at any time. Contact D's Hair Creation 2A The Square, Wilderness Rd Onslow Village Guildford Surrey GU2 7QR

Telephone:- 01483 573588

For a copy of our privacy notice,

Signed

Date

Thank you!

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Data retention policy

This policy sets out what information D's Hair Creations holds, how long we hold it for and when it will be deleted.

It also covers the procedure to follow regarding data requests.

- Information held by us
- How long is personal data held for?
- Where is personal data held?
- How is personal data deleted?
- Access to personal information, correction and deletion

INFORMATION HELD BY US

We hold personal information about:

- Clients
- Former clients and prospective clients
- Employees
- Job applicants

We also hold information about financial transactions relating to these eg services or treatments provided, products bought, payroll information.

HOW LONG IS PERSONAL DATA HELD FOR?

We aim not to hold personal data longer than necessary.

Unless requested by an individual, the following types of data will be held for the periods shown below, after which it will be securely deleted or destroyed:

TYPE OF INFORMATION	RETENTION PERIOD
Client general records	12 months
Client health records	4 years
Financial transactions, invoices and supplier details	6 years
Employee records, contracts of employment, changes to terms and conditions, annual leave, training records	While employment continues and up to 6 years after employment ends
Payroll and wage records including PAYE, income tax, national	6 years from the financial year-end in which payments were made

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insurance, sick pay, redundancy payments	
Maternity records	3 years after the end of the tax year in which the maternity pay period ends
Job applications (unsuccessful)	4 months after notifying unsuccessful candidates
Emails	One year from the end of the month in which they were received or sent unless a longer period is relevant as above. Emails to and from ex-employees or contractors will be deleted within 2 weeks of them leaving unless these form part of the employment record - see above.

WHERE IS PERSONAL DATA HELD?

Personal data about clients, financial transactions and employees are held on our secure salon software system which is backed up every day or held in secure electronic files electronically which can be accessed only by The Manager and Director.

I Salon have a back-up system within the software. D's Hair Creations back up to a memory stick which is kept secure.

Paper records are held in a locked cabinet or in secure archive storage.

HOW IS PERSONAL DATA DELETED?

Personal data is permanently deleted in accordance with the retention periods listed above from:

- Salon software system
- Electronic files
- Emails
- Paper records, which are securely shredded.
- These are normally collected by a certified legal document shredding company

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ACCESS TO PERSONAL INFORMATION, CORRECTION AND DELETION

See our [privacy notice](#) in salon

All requests for access to personal information will be handled by The Manager

Responses to requests will be made within 30 days.

All information relating to the individual will be compiled into a report and collected from:

- Salon software system
- Financial transactions
- Emails
- Other electronic records
- Paper records (where applicable)

Date completed

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Procedure for personal data breache

This procedure is to be followed if there is a breach of personal data. The person responsible for managing the process is the manager/director.

All decisions on whether or not to notify the Information Commissioner's Office (ICO) or individuals affected will be counter-signed by the manager and Director.

This procedure covers:

- What is a personal data breach?
- What must be recorded?
- Assessing the likelihood and severity of the adverse consequences of the breach
- When do breaches have to be reported to the ICO?
- What must be reported to the ICO?
- How to report a breach to the ICO
- Telling individuals affected about a breach
- What are the consequences of failing to notify the ICO?

WHAT IS A PERSONAL DATA BREACH?

A breach of security leading to the accidental or unlawful destruction, loss, alteration, unauthorised disclosure of or access to, personal data.

Examples include:

- access by an unauthorised third party
- deliberate or accidental action by a data controller (the salon) or a data processor (third party supplier, who must inform you without undue delay as soon as they become aware of it)
- sending personal data to an incorrect recipient
- computer or data storage devices containing personal data being lost or stolen
- alteration of personal data without permission
- loss of availability of personal data (ie data is made unavailable and this unavailability has a significant negative effect on individuals)

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WHAT MUST BE RECORDED?

All breaches must be recorded, whether or not they need to be reported to the ICO. If you decide not to report a breach, you must be able to justify this decision and it must therefore be documented.

Record:

- The facts relating to the breach
- Its effects
- Remedial actions taken
- What caused the breach and how a recurrence could be prevented

ASSESSING THE LIKELIHOOD AND SEVERITY OF THE NEGATIVE CONSEQUENCES OF THE BREACH

Use the template in Appendix A to help answer the following questions:

- What is the likelihood and severity of the resulting risk to people's rights and freedoms?
- What are the potential negative consequences to the individuals concerned?
- How serious and substantial are the consequences? Don't forget this can include emotional distress, as well as financial, physical or material damage.

If there is a high risk of negatively affecting individuals' rights and freedoms (scoring 6 or more points on the risk assessment template at Appendix 1), then it must be reported to the ICO. This includes personal data breaches notified to you by third party data processors.

You may also need to notify third parties such as the police, insurers, banks or credit card companies who could help to reduce the risk of financial loss to individuals.

WHEN DO BREACHES HAVE TO BE REPORTED TO THE ICO?

Breaches which are likely to result in a high risk of negatively affecting individuals' rights and freedoms must be reported **no later than 72 hours** after you first become aware of it. If you take longer than this, the reasons for delay must be documented.

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WHAT MUST BE REPORTED TO THE ICO?

A description of the nature of the personal data breach including:

- The categories and approximate number of individuals concerned and the categories and approximate numbers of personal data records concerned (which may be the same number)
- The name and contact details of the person who can provide more information if required
- The likely consequences of the personal data breach
- The measures taken, or proposed to be taken, to deal with the personal data breach including measures taken to mitigate any possible negative effects

The information can be provided in phases if it is not all available within 72 hours, as long as this is still done without undue further delay and you tell the ICO when to expect further information from you.

You must prioritise the investigation, give it adequate resources and deal with it urgently.

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HOW TO REPORT A BREACH TO THE ICO

The section of the ICO website on reporting breaches has not yet been updated for GDPR. However, the following contact details are provided:

Data breaches : Call 0303 123 1113

Open Monday to Friday between 9am and 5pm, closed after 1pm on Wednesdays for staff training.

TELLING INDIVIDUALS AFFECTED ABOUT A BREACH

If the breach is likely to result in a high risk to the rights and freedoms of individuals (scoring 6 or more on the more points on the risk assessment template at Appendix 1), you must inform the individuals affected as soon as possible.

One of the main reasons for informing individuals is to help them take steps to protect themselves from the effects of a breach.

You need to tell individuals:

- The nature of the personal data breach
- The name and contact details of the person who can provide them with more information
- The measures taken or proposed to be taken to deal with the personal data breach and the measures taken to mitigate any possible adverse effects

If you decide not to notify individuals, you still need to notify the ICO unless you can show that the breach is unlikely to result in risks to rights and freedoms. The ICO has the power to make you inform individuals if they consider there is a high risk. The decision-making process must be documented.

WHAT ARE THE CONSEQUENCES OF FAILING TO NOTIFY THE ICO?

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A fine of up to 10 million euros or 2% of your turnover or a fine of up to 20 million euros or 4% of your turnover in the most severe cases.

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Appendix A - risk assessment template for personal data breaches

COMPLETING THE RISK ASSESSMENT TEMPLATE

Step 1

Provide brief details of the personal data breach, when it happened, how it happened and who has been affected.

Step 2

List all the possible adverse consequences of the data which has been lost, altered or access by an unauthorized person.

Step 3

How likely are those adverse consequences to occur?

Low likelihood - 1 point

Medium likelihood - 2 points

High likelihood - 3 points

Step 4

How serious would those adverse consequences be if they did occur?

Low impact - 1 point

Medium impact - 2 points

High impact - 3 points

Step 5

Produce an overall score by multiplying the points in columns 2 and 3 e.g. if a negative consequence is unlikely (1 point) but if it happened the impact would be high (3 points), the overall score will be 3.

Anything scoring 6 points or more must be reported to the ICO and to the individuals concerned.

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What happened? When did it happen? How did it happen? Who has been affected?

List all the possible consequences of the data being lost, altered or accessed by an unauthorized person	How likely is it there will be negative consequences? 1, 2, 3 points	How severe would negative consequences be? 1, 2, 3 points	Combined
1			
2			
3			
4			
5			

Continue on another sheet if necessary

Form completed by

Date

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