

Privacy and Confidentiality Policy

PolicyTathra Preschool recognises and respects the importance of privacy and
confidentiality as an individual right and a basis for building partnerships. OurStatementservice requires personal information from families to provide appropriate
and responsive care. This policy has been developed to comply with the
Australian Privacy Principles (APPs) (2014) and pursues the highest standard
in the protection and preservation of privacy and confidentiality.

Maintain private and confidential files for educators and staff, children and their families. We will develop systems for the appropriate use, storage and disposal of records.

Ensure the information in these files is used only for the education and care of the child enrolled in the service, and only shared with relevant or authorised people as defined within authorisations of the Education and Care Services National Regulations.

Strategies: How will it be done?

Tathra Preschool aims to meet these goals through the adoption of this specific Privacy and Confidentiality policy and our Privacy Collection statement which will guide our practices in this area.

Roles and Responsibilities

The Approved Provider will:

Collection of Information

- Ensure that each family, staff, volunteers and student and committee member is provided with a Privacy Collection Statement upon enrolment and induction, that includes details about how they can access their personal information, have this corrected as needed, make a complaint about a breach of privacy, if one occurs.
- Ensure all staff members, committee members, volunteers and student information are correct in personnel and other files. This includes information on qualifications, working with children checks or equivalent, criminal history checks, staff entitlements, contact and emergency information, health and immunisation information, and any relevant medical and legal information. This would include any other relevant information collected by the service.
- Ensure that information collected from families, educators, committee members and the community is maintained in a private and confidential manner at all times.
- Ensure that such information is not divulged or communicated (directly or indirectly) to another person other than the ways outlined as appropriate in the Education and Care Services National Regulations R181, which says information can be communicated: » To the extent necessary for the education, care or medical treatment of the child; » To the parent of the child to whom the information relates (except for information in staff records); » To the regulatory authority or an authorised officer; » As authorised, permitted or required to be given by or under any act or law; and » With written consent of the person who provided the information.
- Ensure families are informed upon enrolment how images/photographs of their children will be used on the Internet and/or publications and gain written approval.

- Provide families with information on the Complaints Handling policy if any privacy or confidentially procedure has been breached. Individuals can make a complaint to the Approved Provider if they believe there has been a breach of their privacy in relation to the Australian Privacy Principles. The breach will be assessed by the Approved Provider within 14 days. Where the information collected is incorrect, the information will be corrected. Where a serious breach of privacy is found, appropriate actions will be negotiated between the Approved Provider and the individual to resolve the situation, in line with the Complaints Handling policy.
- Will ensure information provided by families, staff and committee members is only used for the purpose it was collected for.

Notifiable Data Breaches (NDB)

The Notifiable Data Breaches (NDB) scheme requires all businesses regulated by the Privacy Act (including education and care services) to provide notice to the Office of the Australian Information Commissioner (formerly known as the Privacy Commissioner) and affected individuals of any data breaches (ie. data leaks) that are "likely" to result in "serious harm."

Should there be a NDB at our service, the approved provider will undertake a reasonable and expeditious assessment to determine if the data breach is likely to result in serious harm to any individual affected.

- A failure to notify that is found to constitute a serious interference with privacy under the Privacy Act may result in a fine of up to \$360,000 for individuals or \$1.8 million for organisations.
- Individuals at likely risk of serious harm will be notified promptly. The Office of the Australian Information Commissioner must also be notified as soon as practicable through a statement about the eligible data breach.

The Nominated Supervisor will:

Ensure each families' information is correct in enrolment records. This includes information on immunisation updates, income and financial details (credit card or bank information), contact details of family and emergency contact information, children's developmental records, Family Assistance information, and any medical or legal information – such as family court documentation – required by our education and care service. This would include any information required to be recorded under the Education and Care National Law and Regulations, the Family Assistance Law other relevant information collected to support the enrolment of a child. Provide families with details on the collection of personal information collected via the Privacy Collection Statement. This information will include: » The types of information; what types of information and care service; » The purpose of collecting information; what types of information will be disclosed to the public or other agencies; and when and why disclosure may occur; who information is stored at the service; w Approaches used to keep information secure; who has access to the information; w The right of the individual to view their personal information; w The length of time information needs to be archived; and w How information is disposed.

Will ensure information provided by families and staff is only used for the purpose it was collected for.

Storage of Information

Ensure that education and care service records, personnel records, and children's and families information is stored securely reducing the chance of unauthorised access, use or disclosure and remains private and confidential within the education and care environment at all times.

Access to Information

- Ensure that information kept is not divulged or communicated, directly or indirectly, to anyone other than: » Medical and developmental information that is required to adequately provide education and care for the child; » The Department of Education, or an authorised officer; or » As permitted or required by any Act or Law.
- Individuals will be allowed access to their personal information as requested.
 Individuals must request this information in writing from the Nominated Supervisor.

Authorised persons may request to view any information kept on their child. Information may be denied under the following conditions:

» Access to information could compromise the privacy of another individual;

» The request for information is frivolous or vexatious; and

» The information relates to legal issues, or there are legal reasons not to divulge the information such as in cases of custody and legal guardianship.

Educators will:

- Maintain children's information and store documentation according to policy at all times.
- Not share information about the education and care service, management information, other educators or children and families, without written permission or legislative authority.
- In keeping with the Early Childhood Australia (ECA) Code of Ethics (2016), the Education and Care Services National Regulations and the Australian Privacy Principles, educators and staff employed by our education and care service bound to respect the privacy rights of children enrolled and their families; educators and staff and their families and any other persons associated with the service. Educators will sign a Confidentiality Statement as it relates to privacy and confidentiality of information.

Monitor, Evaluation and Review

This policy will be monitored to ensure compliance with legislative requirements and unless deemed necessary through the identification of practice gaps, the service will review this Policy every two years.

Families and staff are essential stakeholders in the policy review process and will be given opportunity and encouragement to be actively involved.

In accordance with R. 172 of the Education and Care Services National Regulations, the service will ensure that families of children enrolled at the service are notified at least 14 days before making any change to a policy or procedure that may have significant impact on the provision of education and care to any child enrolled at the Preschool; a family's ability to utilise the service; the fees charged or the way in which fees are collected

	⊲Education and Care Services National Law
Relevant Legislation	⊂ Education and Care Services National Regulations: 168(2)(I), 181, 182, 183
	⊲ Australian Privacy Principles
	⊲ Privacy Act 1988 (Privacy Act)
	Australian Child Protection Legislation https:// aifs.gov.au/cfca/ publications/
	australian-childprotectionlegislation
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	australian-childprotectionlegislation

Guidelines, Standards and Frameworks	National Quality Standard, Quality Area 7: Governance and Leadership - Standard 7.1 Element 7.1.2 ECA Code of Ethics (2016)
	Early Years Learning Framework, (DEEWR, 2009)

Sources and References	ACECQA's Guide to the National Quality Framework - www.acecqa.gov.au/nqf/about/guide
	⊲ Australian Privacy Principles – <u>www.oaic.gov.au</u>
	Office of the Australian Information Commissioner – <u>www.oaic.gov.au</u>
	Privacy Act 1988 (Privacy Act) – <u>www.oaic.gov.au/privacy-law/privacy-act</u>
	Early Childhood Australia – www.earlychildhoodaustralia.org.au

Updated

April 2022

Review Date

2024 or when procedure, practice or legislation changes.