

# BBSRC POLICY ON PERSONAL DATA PROTECTION

## CONTENTS

Policy Statement.....	2
Policy Scope.....	3
Policy Objectives.....	4
Policy Principles.....	5
Fair Collection and Processing.....	5
Security.....	6
Data Sharing.....	6
Privacy Impact Assessments.....	6
Access.....	7
Links with the Freedom of Information 2000.....	7
Policy Responsibilities.....	8
Policy Communication.....	9
Policy Benefits.....	10
Appendices:	
1: Relevant Authoritative Bodies and Related Documents.....	11
2: Document and Version Control.....	12
3: Data Protection Definitions and Terms.....	13
4: Schedule 2 (Data Protection Act) Conditions for Processing Personal Data.....	14
5: Schedule 3 (Data Protection Act) Conditions for Processing Sensitive Data.....	15
6: Rights of Data Subjects.....	15
7: Qualified European Economic Areas.....	16

## Policy Statement

- 1.0 BBSRC fully understands its obligations to ensure that personal information is treated fairly, lawfully and correctly, and is committed to achieving compliance with the laws of the Data Protection Act (DPA) 1998<sup>1</sup>.
- 2.0 The DPA sets out the rules for how organisations must process personal data and sensitive personal data about living individuals. It gives individuals the right to find out what personal data is held about them by organisations (electronically, and/or within a manual filing system) and to see and correct any personal data held.
- 3.0 BBSRC needs to collect and process personal data about people, including staff and individuals with whom it deals with, in order to operate its daily business and for the organisation to operate effectively.
- 4.0 BBSRC is committed to ensuring that staff are appropriately trained and supported to achieve compliance with the DPA. This is regarded by BBSRC as being very important in maintaining the confidence between them and with those whose personal data they hold.
- 5.0 BBSRC fully endorses and adheres to the Data Protection Principles stated below.

### **The Eight Principles of the Data Protection Act**

- P1: Personal data must be fairly and lawfully processed, and in particular, shall not be processed unless specific conditions<sup>2</sup> under [Schedule 2](#) and [Schedule 3](#) of the Act are met.
- P2: Personal data shall be obtained and used for one or more specified and lawful purposes, and shall not be processed in any manner incompatible with that purpose or purposes.
- P3: Personal data shall be adequate, relevant and not excessive in relation to the purpose or purposes for which they are processed.
- P4: Personal data shall be accurate and kept up to date.
- P5: Personal data shall not be kept for longer than is necessary for the purpose or purposes it was collected for.
- P6: Personal data shall be processed in line with the individuals' [rights](#) (see Appendix 6).

---

<sup>1</sup> The Data Protection Act 1988 and subsequent amendment can be found at: <http://www.legislation.gov.uk/ukpga/1998/29/contents>

<sup>2</sup> Specific conditions under Schedules 2 of the DPA must be met to process personal data (see Appendix 4). Specific conditions under Schedule 3 of the Act must be met to process sensitive personal data. (see Appendix 5)

- P7: Appropriate technical and organisational measures shall be taken against unauthorised or unlawful processing of personal data and against accidental loss or destruction of, or damage to, personal data.
- P8: Personal data shall not be transferred to a country or territory outside the [European Economic Area](#) (see Appendix 7) unless that country or territory ensures an adequate level of protection for the rights and freedoms of data subjects in relation to the processing of their personal data.

## Policy Scope

- 6.0 This policy has been written within the guidelines of relevant authoritative bodies and related documentation listed at [Appendix 1](#).
- 7.0 Definitions and terms used throughout this policy are defined at [Appendix 2](#).
- 8.0 This policy applies to all personal data and sensitive personal data collected and processed by BBSRC in the conduct of its business, in electronic format in any medium and within structured paper filing systems.
- 9.0 This policy applies to all BBSRC Swindon Office employees, whether permanent, temporary, contractors, consultants or secondees (hereafter referred to as 'staff').
- 10.0 This policy applies to all BBSRC staff, including those in BBSRC supported joint units (Joint Business Operations Services, Joint Superannuation Services and Audit and Assurance Services Group), and those in BBSRC hosted units (United Kingdom Research Office, UKCDS).
- 11.0 Disciplinary action may be taken against staff failing to comply with this policy. Failing to comply with the terms of the data protection act may result in legal action being taken against the individual and/or the organisation.
- 12.0 BBSRC is the Data Controller of, and registered with the Information Commissioner's Office (ICO) for collecting and using personal data about:
- individuals who have applied for, or been awarded, funding for research or related scientific activities including events, seminars and workshops
  - members of BBSRC councils, boards, committees and peer review boards
  - past, current and prospective employees
  - suppliers, consultants, external business partners and other third parties with whom BBSRC communicates
  - other persons as required by law
- 13.0 BBSRC places a duty of responsibility on members of the BBSRC research community, such as committee members and reviewers, to respect the requirement for confidentiality on receipt of confidential papers or correspondence containing BBSRC personal data. Members are provided with

terms and conditions in compliance with this policy, relative to their official capacity with BBSRC membership.

- 14.0 UK Shared Business Services (UKSBS) Ltd (formerly RCUK Shared Services Centre Ltd) process personal data on behalf of BBSRC for the purposes of staff and grant funding administration. BBSRC therefore have a responsibility to ensure UKSBS Ltd process the data in compliance with this policy and the 8 principles of the Data Protection Act 1998. A Master Services Agreement and standard operating procedures are embedded between the two parties which details these requirements.
- 15.0 BBSRC requires that all staff ensure that a formal contract is in place (signed Data Sharing agreement), between BBSRC and all third parties **before** data can be shared with other organisations or persons for processing purposes.
- 16.0 BBSRC is registered with the ICO to process personal data for the following specified purposes:
- Staff Administration
  - Advertising, Marketing and Public Relations
  - Accounts and Records
  - Benefits, Grants and Loans Administration
  - Consultancy and Advisory Services
  - Crime Prevention and Prosecution of Offenders
  - Journalism and Media
  - Property Management
  - Research
- 17.0 A further description of each purpose can be found on the ICO Website by quoting the Registration Number **Z5880119**.
- 18.0 A list of relevant legislation, regulations and supporting frameworks that provide background to this, as well as related BBSRC policies and strategies are listed in Appendix 1.

## Policy Objectives

- 19.0 The objectives of this policy are to ensure that:
- proper procedures are in place for the processing and management of personal data
  - there is someone within the organisation who has specific responsibility and knowledge about data protection compliance.
  - a better and supportive environment and culture of best practice processing of personal data is provided for staff
  - all staff understand their responsibilities when processing personal data, and that methods of handling that information are clearly understood

- individuals wishing to submit a Subject Access Request are fully aware of how to do this and who to contact
- Subject Access Requests are dealt with promptly and courteously
- individuals are assured that their personal data is processed in accordance with the data protection principles, that their data is secure at all times and safe from unauthorised access, alteration, use or loss
- other organisations with whom BBSRC data needs to be shared or transferred, meet compliance requirements
- any new systems being implemented are assessed on whether they will hold personal data, whether the system presents any risks, damage or impact to individuals' data and that it meets this policy

## Policy Principles

20.0 In order to meet the requirements of the 8 principles of the DPA, BBSRC adheres to the following values when processing personal data:

### 20.1 Fair Collection and Processing

- The specific conditions contained in Schedules 2 and 3 of the DPA (see Appendices 4 and 5) regarding the fair collection and use of personal data will be fully complied with.
- Individuals will be made aware that their information has been collected, and the intended use of the data specified either on collection or at the earliest opportunity following collection. This may be verbally, written or through electronic direction to the BBSRC [Privacy Notice](#).
- Personal data will be collected and processed only to the extent that it is needed to fulfil business needs or legal requirements.
- Personal data held will be kept up to date and accurate.
- Retention of personal data will be appraised and risk assessed to determine and meet business needs and legal requirements, with the appropriate retention schedules applied to that data.
- Personal data will be processed in accordance with the rights of the individuals about whom the personal data are held.
- Individuals whose personal information is held on a BBSRC Contacts Database will be provided with the option to 'opt out' of receiving event invitations and future communications.
- A 'cease processing request' from an individual will be acknowledged within 3 working days, with the final response within 21 days. The final response will state whether BBSRC intend to comply with the request and to what extent, or will state the reasons why it is felt the requestor's notice is unjustified.

- Staff will advise the Data Protection Officer in the event of any intended new purposes for processing personal data. No new purpose for processing data will take place until the ICO has been notified of the relevant new purpose and the data subjects have been informed, or in the case of sensitive data, their consent has been obtained.

## 20.2 Security

- Appropriate technical, organisational and administrative security measures to safeguard personal data will be in place.
- Staff will report any actual, near miss, or suspected data breaches to the BBSRC Data Protection Officer for investigation. Lessons learnt during the investigation of breaches will be relayed to those processing information to enable necessary improvements to be made.
- Any unauthorised use of IT services and communication facilities by staff, including sending of sensitive or personal data to unauthorised persons, or use that brings BBSRC into disrepute will be regarded as a breach of this policy.
- Staff will use appropriate security classification<sup>3</sup> to protect and secure any document containing personal information. In this way, informing recipients of the measures that need to be employed for its appropriate handling.
- An Information Asset Register will be maintained identifying personal data held at Swindon Office, where it is held, how it is processed and who has access to it.
- Annual Data Protection Awareness Training will be provided to staff to keep them better informed of relevant legislation and guidance regarding the processing of personal information.
- There is a member of staff within BBSRC Office who has specific responsibility for data protection, covering all aspects within the scope of this policy.

## 20.3 Data Sharing

- Personal data will not be transferred outside the European Economic Area unless that country or territory can ensure a suitable level of protection for the rights and freedoms of the data subjects in relation to the processing of their personal data.
- Personal data in any format will not be shared with a third party organisation without a valid business reason, a signed Data Sharing Agreement in place, or without the data subjects' consent. The Data Sharing agreement will be drafted by the Data Protection Officer and the Security Officer to ensure that all BBSRC security requirements are addressed in the contract.

---

<sup>3</sup> Staff are required to ensure that they understand and use all Security Classifications correctly and their obligations to treat all information with care.

#### 20.4 Privacy Impact Assessments

- The Information Team will work to carry out Privacy Impact Assessments on all new systems intended for implementation in BBSRC to determine the risks and impacts to the personal data of the individuals those systems are intended to hold.
- Personal data will not be used to test any systems, unless it is proven to be satisfactory and safe that such use is the only practical method to test that system.

#### 20.5 Access

- Members of staff will have access to personal data only where it is required as part of their functional remit.
- Staff are made aware that in the event of a Subject Access Request being received in BBSRC, all corporate systems, including their emails may be searched and relevant content disclosed, whether marked as personal or not.
- The BBSRC Privacy Notice will include a contact address for data subjects to use should they wish to submit a Subject Access Request, make a comment or complaint about how BBSRC is processing their data, or about BBSRC's handling of their request for information
- A Subject Access Request will be acknowledged to the data subject within 3 working days, with the final response and disclosure of information (subject to exemptions) within 40 calendar days. A fee may be charged for this, at BBSRC's discretion, which will be no more than £10.
- A data subject's personal information will not be disclosed to them until their identity has been verified.
- Third party personal data will not be released by BBSRC when responding to a Subject Access Request or Freedom of Information Request (unless consent is specifically obtained, obliged to be released by law or necessary in the substantial public interest).
- All data subjects have a right of access to their own personal data; BBSRC will provide advice to data subjects on how to request or access their personal data held by BBSRC.

#### 20.6 Links with the Freedom of Information Act 2000

- The Freedom of Information Act 2000 enables greater public access to information processed by public bodies such as the BBSRC. However, personal data continues to be protected by the Data Protection Act 1998, and is therefore exempt from disclosure under the Freedom of Information Act (Section 40).

## Policy Responsibilities

21.0 Primary Responsibility

Role	Responsible for :
Data Protection Officer (DPO) / Information and Records Officer (IRO)/ Electronic Records Officer	<ul style="list-style-type: none"> <li>• maintaining the BBSRC notification with the ICO</li> <li>• advising staff on data protection compliance</li> <li>• maintaining the BBSRC Information Asset Register (IAR)</li> <li>• assessing management of personal data listed on the IAR for potential risks</li> <li>• processing subject access requests</li> <li>• reporting any personal data breaches to the SIRO, ISO and ICO as appropriate</li> <li>• carrying out Privacy Impact Assessments against planned new systems that will hold personal data</li> <li>• issuing data sharing guidance and developing Data Sharing Agreements between BBSRC and external organisations</li> <li>• development, administration, dissemination, review and application of this policy</li> </ul>
Senior Information Risk Officer (SIRO)	<ul style="list-style-type: none"> <li>• providing an annual statement of internal control relating to the management of personal data to the Chief Executive</li> <li>• reporting on Information Risk Management to the BBSRC Board and parent departments</li> </ul>
Information Security Officer (ISO)	<ul style="list-style-type: none"> <li>• assessing information assets held for the impact of loss</li> <li>• managing Information Security Incidents and correct reporting to SIRO, ICO and parent department.</li> <li>• information risk assessment returns to BBSRC SIRO and BIS</li> <li>• advising staff on information security and assurance matters</li> </ul>
Information Asset Owners (IAO)	<ul style="list-style-type: none"> <li>• supporting this policy and implementing within their specific areas of the business</li> <li>• personal data processed within their area of business</li> <li>• risk management of personal data within their area of business</li> <li>• providing annual assurance of the risk controls to the ISO and SIRO</li> <li>• maintaining an accurate IAR for their area of the business</li> <li>• delegating limited responsibility to an Information Asset Administrator within their area of the business</li> </ul>
Information Asset Administrators (IAA)	<ul style="list-style-type: none"> <li>• reporting any personal data security incidents or breaches to their IAO, DPO and ISO</li> <li>• maintaining an IAR for their area of business for annual sign-off by their IAO</li> <li>• encouraging and promoting use of protective marking to their team/group</li> <li>• ensuring appropriate retention and disposal of personal data held within their area of the business in accordance with the BBSRC retention policy</li> </ul>

22.0 Supporting Responsibility

Role	Responsible for:
Chief Executive	<ul style="list-style-type: none"> <li>BBSRC personal data overall</li> </ul>
Group Directors	<ul style="list-style-type: none"> <li>supporting this policy and applying within their respective Groups</li> </ul>
Office Administration Group	<ul style="list-style-type: none"> <li>approval, endorsement and support of this policy</li> </ul>
Head of Information Team	<ul style="list-style-type: none"> <li>ensuring the security of electronic information</li> <li>supporting and applying this policy office wide</li> </ul>
Head of Council Secretariat	<ul style="list-style-type: none"> <li>support of this policy in relation to the application of Freedom of Information policies, practices, standards, guidelines and procedures.</li> </ul>
Line Managers	<ul style="list-style-type: none"> <li>supporting and encouraging their staff to comply with this policy and take part in annual data protection awareness training.</li> </ul>
All Staff	<ul style="list-style-type: none"> <li>complying with this policy</li> <li>attending annual training for data protection awareness</li> <li>applying the correct protective marking to information they create</li> </ul>

## Policy Communication

23.0 Internal

- 23.1 This policy will be made available to all staff by being declared as a record and stored within the appropriate Office Policies Site on SharePoint.
- 23.2 Communication of this policy will be made through notification on the SharePoint Portal, within the weekly office SharePoint Bulletin and through staff training.

24.0 External

- 24.1 This policy and the BBSRC Privacy Notice will be communicated externally by publishing it on the BBSRC website.
- 24.2 The BBSRC Data Protection Officer can be contacted via the email address [dataprotectionenquiries@bbsrc.ac.uk](mailto:dataprotectionenquiries@bbsrc.ac.uk)

## Policy Benefits

25.0 This policy will benefit BBSRC by:

- enabling excellent standards of management and processing of personal data through the provision of a consistent and stable culture towards data protection applied office wide
- ensuring continued compliance with the DPA principles
- providing an appropriately supportive environment and culture towards best practice processing and protection of personal data
- ensuring employee confidence and compliance in their processing of personal data, being fully informed and aware of their responsibilities and obligations
- improved readiness of the service to process Subject Access Requests, better decision making, development of policy and procedures, and design and implementation of information systems through the consideration and assessment of personal data
- reducing potential risk of legal or reputational damage through poor personal data management
- providing confidence to the BBSRC community that their personal data is being handled correctly and ensuring data subjects know how to access it

## Appendix 1: Relevant Authoritative Bodies and Related Documents

### Authoritative Bodies

Information Commissioner Office (ICO)	The Information Commissioner's Office is the UK's independent authority set up to uphold information rights in the public interest, promoting openness by public bodies and data privacy for individuals.
---------------------------------------	---

Cabinet Office	The Cabinet Office coordinates policy and strategy across government departments and is the driving force behind the Information Assurance agenda within central government departments and arms-length bodies.
Communications – Electronics Security Group (CESG)	The CESG is the Information Assurance arm of UK Government Communications Headquarters (GCHQ) - Author of many of UK Government Security and Information standards and best practices in the UK.
Joint Information Systems Committee (JISC)	JISC is an advisory committee to the Research Councils providing expertise to support data and information management programmes.
The National Archives (TNA)	TNA is the UK government's official archive and central advisory body on the care of, and how the DPA affects, records and archives.

### Related Documents

Security Policy Framework	HMG Security Policy Framework authored by the Cabinet Office provides central internal protective security policy and risk management for government departments and associated bodies. It is the source on which all localised security policies should be based.
Good Data Handling Guidance	CESG Good Data Handling Guide 2008 provides advice for departments with a requirement to protect personal and sensitive information as part of their day to day business.
BBSRC Forensic Readiness Policy	This Policy covers the requirement for BBSRC to be able to provide forensic level support (audit logs) to support security incident resolution.
BBSRC Information and Records Management Policy	Defines BBSRC's policy for the management of information and records.
BBSRC Retention Policy for Information and Records	Defines BBSRC's policy for the retention of information and records.
BBSRC Protective Marking Policy	Defines the policy and procedures that enable the correct marking and handling of information by staff.
BBSRC Information Governance Policy	This policy provides the framework for the clear ownership of information and the management of information security risks.
BBSRC Email Policy	This policy defines the appropriate and acceptable use of email across the Office and supports better information management and data protection principles.

## Appendix 2: Document and Version Control

Document Control	
<b>Version</b>	1.0
<b>Effective From Date</b>	/2015
<b>Approved By</b>	<b>Office Administration Group</b>

<b>Date of Approval</b>	
<b>Date of Review</b>	
<b>Retention Period</b>	Indefinitely; 2 years after superceded
<b>Owner</b>	Communications and Information Management Group
<b>Author</b>	Melody Allsebrook/ Angie Chapman

VERSION CONTROL				
Version Number	Status	Revision Date	Author(s)	Summary of Changes
0.1	Original Document	05/10/2012	Melody Allsebrook	Version 1 – Approved/Final
0.2	Review - Draft	08/09/2015	Angie Chapman	Review and update of Original Policy Document

DISTRIBUTION FOR REVIEW			
Name	Title	Approved	Date
Paul Chitson	Associate Director – Information Team		
OAG			

TAGS/KEYWORDS	
Policy	Risk
Record	Information
Data Protection	Document
Security	Data
Protect	Legislation
Information Management	Information Security
Personal	Personal Information
Personal Data	Sensitive

## Appendix 3: Data Protection Definitions and Terms

<b>Data</b>	Information which is recorded in any format, whether stored electronically or in a structured paper based filing system.
<b>Personal Data</b>	Any information that identifies a living individual. This includes any expression of opinion about the individual and any Intentions towards the individual.

<b>Sensitive Personal Data</b>	Personal information relating to racial or ethnic origin, political opinion, religious beliefs, trade union membership, sexual life, physical or mental health, commission or alleged commission of any offence.
<b>Processing</b>	Any activity where the data is used, such as obtaining, recording, storing, viewing, copying, accessing, disclosing, erasing, destroying.
<b>Data Subject</b>	An individual who is the subject of personal information.
<b>Data Controller</b>	The organisation that determines how the personal data will be used and the manner in which it will be processed.
<b>Data Processor</b>	An organisation that processes personal data on behalf of a Data Controller.
<b>Exemptions</b>	Some personal data are exempt from disclosure under the DPA, including confidential references given (not received), consideration of suitability for honours, management forecasts and career planning.
<b>Relevant Filing System</b>	Any set of manual information which is structured by reference to individuals or other criteria making the content readily accessible.
<b>Subject Access Request</b>	A request by a data subject, to the data controller, asking to see their personal information.
<b>Third Party</b>	This can either mean that the data is about someone else, or someone else is the source; i.e. any other person or organisation other than <ul style="list-style-type: none"> <li>• the data subject</li> <li>• the data controller</li> <li>• a data processor</li> </ul>
<b>Recipient</b>	Any person to whom the data are disclosed including employees or agents of the data controller; this does not include any person to whom disclosure is made as a result of an inquiry or request for information.

## Appendix 4: Conditions for Processing Personal Data

### Schedule 2 of the Data Protection Act 1998

The 1<sup>st</sup> Principle of the DPA requires personal data to be processed fairly and lawfully, and, not to be processed unless one of the conditions (below) in Schedule 2 is met.

1	The data subject has given his/her <b>consent</b> to the processing.
2	Processing is necessary for: a) the performance of a <b>contract</b> to which the data subject is a party b) taking steps at the request of the data subject with a view to entering into a contract
3	Processing is necessary for compliance with any <b>legal</b> obligations to which the data controller is subject.
4	Processing is necessary in order to protect the <b>vital interests</b> of the data subject.
5	Processing is necessary for the: a) administration of justice b) exercise of any functions conferred on a person under any enactment c) exercise of any functions of the Crown or a government department d) exercise of any other functions of a public nature carried out in the public interest by any person
6	Processing is necessary for the purposes of <b>legitimate interests</b> of the data controller or by the third party to whom data may be disclosed, except where the processing is unwarranted in any particular case by reason of prejudice to the rights and freedom or legitimate interests of the data subject.

**In practice this means that organisations must:**

- a) have legitimate grounds for collecting and using the personal data
- b) not use the data in ways that have unjustified adverse effects on the individual
- c) be transparent about how it is intended to use the data by providing appropriate privacy notices when collecting personal data
- d) handle personal data only in ways they would reasonably expect
- e) make sure no unlawful activities are carried out with the data

## Appendix 5: Conditions for Processing Sensitive Personal Data

### Schedule 3 of the Data Protection Act 1998

Under the 1<sup>st</sup> Data Protection Principle, sensitive personal data must not be processed unless **one** of the following 19 legitimate conditions (below) from Schedule 3 of the DPA is met.

- Explicit consent of the data subject
- Compliance with employment law obligations

- Vital interests of the data subject
- Processing by not-for-profit organisations.
- Information made public by the data subject
- Legal advice and establishing or defending legal rights
- Public functions
- Medical purposes
- Records on racial equality
- Detection of unlawful activity
- Protection of the public
- Public interest disclosure
- Confidential counselling
- Certain data relating to pensions
- Religion and health data for equality of treatment monitoring
- Legitimate political activities
- Research activities that are in the substantial public interest
- Police processing
- Processing by elected representatives

## Appendix 6: Rights of Data Subjects

Principle 6 of the Data Protection Act 1998 gives rights to individuals in respect of the personal data that organisations hold about them. These are a right to:

- have access to a copy of the information comprised in their personal data
- object to processing that is likely to cause or is causing damage or distress
- prevent processing for direct marketing
- object to decisions being taken by automated means
- have inaccurate personal data rectified, blocked, erased or destroyed
- claim compensation for damages caused by a breach of the Act

The right of subject access is wide-ranging and unless a relevant exemption applies an individual is entitled to see their personal data contained in all locations, including:

- Appraisal records
- Minutes of meetings
- Emails stored on any system in the workplace
- References received from third parties
- Disciplinary records
- Sickness records
- Performance review notes
- Interview notes

Individuals are only entitled to see their own personal data and are not entitled to receive any information which relates to anyone else.

## Appendix 7: European Economic Areas

There are no additional restrictions on the movement of personal data between EEA countries. These are currently:

Austria	Greece	Norway
Belgium	Hungary	Poland
Bulgaria	Iceland	Portugal
Croatia	Ireland	Romania
Cyprus	Italy	Slovakia
Czech Republic	Latvia	Slovenia
Denmark	Liechtenstein	Spain
Estonia	Lithuania	Sweden
Finland	Luxembourg	United Kingdom
France	Malta	
Germany	Netherlands	

The European Commission has decided that certain countries have an adequate level of protection for personal data. Currently the following countries are considered as having adequate protection:

- Andorra
- Argentina
- Canada
- Faroe Islands
- Guernsey
- Isle of Man
- Israel
- Jersey
- New Zealand
- Switzerland
- Uruguay

Transferring of data outside of the EEA requires additional controls and agreements that ensure the provision of adequate controls are in place to protect personal data. The laws and agreements are constantly under review (such as the 2015 European Court of Justice ruling abolishing the Safe Harbour agreement with the US). The Data Sharing Agreement process recognises the changing environment and reviews all applications to ensure that steps are taken to comply with current legislation and rulings. In addition the DSA log provides BBSRC with the ability to review existing agreements and take appropriate action in response to legislative changes.