Keswick Ministries Data Protection Policy Date policy was last reviewed: February 2024 Date of next review: March 2025		Keswick Ministries HEARING BECOMING SERVING Staff member responsible: Simon Overend
Policy adopted: on	23 May 2018	
Description/purpo	se:	
"Data Protection Legislation" or "Legislation"	These terms mean the Data Protection Act 2018, the Privacy and Electronic Communications Regulations (EC Directive) Regulations 2003 (SI 2426/2003 as amended), the General Data Protection Regulation (GDPR), any laws in the UK enacting the GDPR or preserving its effect in whole or part following the departure of the UK from the European Union and all applicable laws and regulations, including any replacement UK data protection legislation relating to the Processing of Personal Data.	
Intro	Data Protection Legislation is concerned with the protection of human rights in relation to personal data. The aim of the Legislation is to ensure that personal data is used fairly and lawfully and that where necessary the privacy of individuals is respected. During the course of the activities of Keswick Ministries, Keswick Ministries will collect, store and process personal data about our supporters, people who attend our Convention and year-round events, employees, suppliers and other third parties and we recognise that the correct and lawful treatment of this data will help maintain confidence in Keswick Ministries. This policy sets out the basis on which we will process any personal data we collect from data subjects, or that is provided to us by data subjects or other sources.	
	The Data Protection Compliance Officer is respon- Legislation and with this policy. The post is held b simon.overend@keswickministries.org or by phone	y Simon Overend, contactable by email:
	Any questions about the operation of this policy or any concerns that the policy has not been followed should be referred in the first instance to the Data Protection Compliance Officer.	
Processing personal data	All personal data should be processed in accordant breach of this policy may result in disciplinary action Processing includes obtaining, holding, maintaining data. Personal data is data relating to a living individual. include data relating to a company or organisation within companies or organisations may be covered example a name, address or date of birth) or it can actions and behaviour.	ion. g, storing, erasing, blocking and destroying It includes employee data. It will not n, although any data relating to individuals d. Personal data can be factual (for

Examples of personal data are employee details, inc addresses and other information relating to individua party data and any recorded information including a conversations, emails or CCTV images.	als, including supplier details, any third-
Employees and others (including contracted staff, vo on behalf of Keswick Ministries (referred to in this po whatever they do with personal data will be consider	licy as 'Employees') should assume that
Employees should only process data:	
 If they have consent to do so; or 	
 If it is necessary to fulfil a contractual obligate employer/employee relationship; for example 	
 the processing is necessary for legitimate int Ministries, <u>unless</u> these are overridden by the data subject. 	
If none of these conditions are satisfied, individua Compliance Officer before processing personal of	
Employees who process data on our behalf have a red data in accordance with the Legislation. This include the Legislation. These state that personal data must	s the data protection principles in
egislation • be obtained and used fairly, lawfully and tran	nsparently
 be obtained for specified, explicit and legitiment those purposes 	ate purposes and used only for
 be adequate, relevant and limited to the minipulation 	mum necessary for those purposes
 be accurate and kept up to date (every reasonable to ensure personal data that is not accurate 	
 be processed in a manner that ensures its set 	curity (see Information Security policy).
not be kept for any longer than required for	those purposes (<i>see Retention policy).</i>
We will only share personal data with other legal basis to do so and if we have informed the data being shared (in a privacy notice) un doing so. We will keep records of any inform a record of any exemption which has been a	the data subject about the possibility of less there is a legal exemption from nation shared with a third party including
Employees should follow the Data Breach Procedure breached any provision of this Data Protection Policy	
We will strive to ensure that sensitive data is accurate proper safeguards can be put in place. Sensitive date relating to an individual's	
Racial or ethnic origin	
Political opinions	
Religious beliefs	
Trade union membership	

	Sexual life
	Criminal offences
	Sensitive data may be processed in the course of our legitimate activities but may not be passed to any third party without the express consent of the data subject.
Monitoring the use of personal data	 We are committed to ensuring that this data protection policy is put into practice and that appropriate working practices are being followed. To this end the following steps will be taken: any Employees who deal with personal data are expected to be aware of data protection issues and to work towards continuous improvement of the proper processing of personal data; Employees who handle personal data on a regular basis or who process sensitive or other confidential personal data will be more closely monitored; All Employees must consider whether the personal data they hold is being processed in accordance with this policy. Particular regard should be had to ensure inaccurate, excessive or out of date data is disposed of in accordance with this policy; Employees must follow the Breaches Procedure should they become aware of any breach of this policy; Employees will keep clear records of our processing activities and of the decisions we make concerning personal data (including reasons for the decisions) to show how we comply with the Legislation; Spot checks may be carried out;
	 An annual report on the level of compliance with or variance from good data protection practices will be produced by Simon Overend Data breaches will be recorded and investigated to see what improvements can be made to prevent recurrences; We will only appoint data processors on the basis of a written contract that will require the processor to comply with all relevant legal requirements. We will continue to monitor the data processing, and compliance with the contract, throughout the duration of the contract.
Handling personal data and data security	This will be managed in accordance with our Information Security Policy.
The rights of individuals	The Legislation gives individuals certain rights to know what data is held about them and what it is used for. If personal data is collected directly from an individual, we will inform them in writing of their rights by providing them with a 'Privacy Notice' at the time the personal data is collected or as soon as possible afterwards. In principle everyone has the right to see copies of all personal data held about them. There is also a right to have any inaccuracies in data corrected or erased. Data subjects may also have a right of portability in respect of their personal data, and a right to be forgotten. Data

	subjects also have the right to prevent the processing of their data for direct marketing purposes.	
	Any request for access to data under the Legislation should be made to Simon Overend in writing. In accordance with the Legislation we will ensure that written requests for access to personal data are complied with within 30 days of receipt of a valid request (where permitted under the Legislation, we may take a further 30 days to respond but we will inform the individual of why this is necessary).	
	When a written data subject access request is received the data subject will be given a description of a) the personal data, b) the purposes for which it is being processed, c) those people and organisations to whom the data may be disclosed, d) be provided with a copy of the information in an intelligible form.	
Changes to this policy	We reserve the right to change this policy at any time, including as needed to comply with changes in law. Where appropriate we will notify data subjects of those changes by mail or email.	
Schedule -	Data Controller: Keswick Ministries	
ICO	Registration Number: ZA157573	
Registration	Date Registered: 11 January 2016	
	Registration Expires: 10/01/2026	
	Address: Rawnsley Centre, Main Street, Keswick, Cumbria. CA12 5NP	