Privacy Notice – Recording of Teaching and Learning Content 20/21

About us

This Privacy Notice explains the nature of the personal information that the University and the Henley Business School processes for the purposes of delivering teaching and learning activities that involve the recording of content that captures participant personal data.

The University and the Henley Business School (We or Us) are data controller in respect of the information that We process about you. Our contact details are The University of Reading, Whiteknights House, Shinfield Road, Whiteknights, Reading, RG6 6U, United Kingdom. Tel: +44 (0) 118 987 5123.

This notice explains what personal information We collect, hold, and share in support of these purposes and your rights in respect of the data We hold about you.

Your privacy is important to Us, so if there is anything in this privacy notice that is unclear or you do not understand, please contact Our Data Protection Officer at: imps@reading.ac.uk

Data we collect about you

During the Academic Year of 2020/2021, to ensure we can effectively deliver teaching and learning and ensure accessibility for all, it will be necessary for Us to record some teaching and learning sessions, such as seminars and interactive sessions.

We recognise that this will involve the recoding of content that may feature video, images, identifiers, and contributions of individuals.

You will always be notified when recording is taking place.

Staff only – please refer to the Policy for the Recording and Digital Delivery of Teaching in 2020/21 and Guidance on the recording of interactive Teaching Sessions in 2020/2021 for more information regarding staff contributions.

The purposes we collect this data for

Recording will only be undertaken in the following limited circumstances, where deemed necessary for any of the following purposes:

• Ensuring that all students can access teaching and learning content. When a student is unable to attend on campus sessions because of Covid-19 travel or quarantine restrictions, and it is not reasonable to expect them to attend an online session because it is scheduled at a time that is outside of usual teaching hours (9-6) in the country or region they are based in.

• Assessment, such as recording of clinical practice for summative assessment; recording a coaching session for formative feedback; recording a presentation when an assessor is unable to attend.

• Making a reasonable adjustment under the Equality Act 2010. Should a student require a recorded session as a reasonable adjustment, a recording may be made for these purposes
• When a student’s employer has sponsored them to attend a University programme on a part-time/flexible basis, and the University has agreed to make all sessions available to all students on that programme even where a student’s work commitments mean they can’t attend some of the sessions at the scheduled ‘live’ time. An example of where this will apply is in the context of some of Henley Business School’s Apprenticeship programmes.

• When a specific exceptional case has been approved by a Teaching & Learning Dean (in liaison with Legal Services/IMPS).

Our lawful basis for uses of your data

Under data protection laws We must have a legitimate and lawful basis for processing your personal data. There are several lawful grounds within data protection law that apply to the different data that We are processing, and these are explained below:

For the performance of a contract (or negotiations entering into a contract)

In instances where the recording of a teaching and learning activity is a requirement of your course, for example, where this activity forms part of formal assessment We may do this to meet our obligations under contract.

For the performance of our public tasks

The University is a public authority with the task of making arrangements for the provision of teaching and instruction, as detailed in the University Royal Charter. Where recording of teaching and learning activities is necessary to our provision of teaching and instruction, this basis will apply.

For the performance of a task in the public interest

In some instances, recordings may be made for the purposes of facilitating a reasonable adjustment, as required under the Equality Act 2010

Who we share your data with

Unless stated otherwise, recordings will be made available to those that have attended the session, for periods as defined in our retention schedule for recorded teaching content.

Where content is recorded for the purposes of formal assessment, this may also be shared with those involved in the assessment of that content.

In all cases recorded content will be made available to others on a strictly ‘need to know basis’.

Should there be a legitimate need for recorded content to shared more widely, this will only be done where this need has been explained to you.

If you have any concerns regarding the audience of recorded content that features you, please contact our Data Protection Officer at imps@reading.ac.uk.

Retention of your data

Retention of your personal data, within content recorded for teaching and learning activities, is subject to the following retention periods:

<table>
<thead>
<tr>
<th>Recorded Content Category</th>
<th>Summary</th>
<th>Retention Period</th>
</tr>
</thead>
</table>

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<table>
<thead>
<tr>
<th>Asynchronous lecture recordings including personal capture, lecture capture, webinar content</th>
<th>Content that does not include personal data of participants. May include personal data (including identity) of presenter</th>
<th>7 years after the academic session in which the content delivery concludes:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Synchronous recordings of any teaching sessions, <strong>excluding</strong> Post-experience and Apprenticeship programmes and/or any teaching and learning activities that do not follow an academic year</td>
<td>Content that includes student/participant/audience interaction to include interactive sessions and seminars</td>
<td>Duration of the Academic Year + 3 months</td>
</tr>
<tr>
<td>Synchronous recordings of any teaching sessions - Post-experience and Apprenticeship programmes and/or any teaching and learning activities that do not follow an academic year</td>
<td>Content that includes student/participant/audience interaction to include interactive sessions and seminars</td>
<td>12 months from date of recording</td>
</tr>
<tr>
<td>Recording of formal assessments</td>
<td>Examples include recording of clinical practice for summative assessment; recording a coaching session for formative feedback; recording a presentation when an assessor is unable to attend.</td>
<td>Retained for the duration of assessment plus any appeal period (where applicable) up to maximum of current academic year+ 6 years</td>
</tr>
</tbody>
</table>

**How we protect your data**

Your personal information is stored securely by the University. Our staff are trained in the secure handling of personal information, including the managing of access permissions within the platform(s) used to host recorded content. We use third party providers to deliver our services, including externally hosted software or cloud providers (such as Blackboard VLE and Microsoft Streams). Were we do this We have measures and terms in place with those providers to ensure that they also protect your data.

**Your rights**

Under data protection law, you have the right to:

- Withdraw your consent where that is the legal basis of our processing
- Access your personal data that We process
- Rectify inaccuracies in personal data that We hold about you
- Be erased, that is your details to be removed from systems that We use to process your personal data
- Restrict the processing in certain ways
- Obtain a copy of your data in a commonly used electronic form; and

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• Object to certain processing of your personal data by us

Please see the ICO website for further information on the above rights:

If you would like to exercise your rights, or have any concerns regarding how we have handled your personal information please contact our Data Protection Office at imps@reading.ac.uk

Some rights are dependent on the lawful basis for processing your information. If we have legitimate grounds to not carry out your wishes, these will be explained to you in response to your request.

You also have the right to complain to the Information Commissioner’s Office.

**Question about this notice**

If there is anything in this notice that you are unclear about, please contact our Data Protection Officer in the first instance, on the contact details below, who shall be happy to answer any queries you may have concerning this privacy notice or the way in which we process your personal data.

By mail: Information Management and Policy Services, The University of Reading, Whiteknights House, Shinfield Road, Whiteknights, Reading, RG6 6UR

By email: imps@reading.ac.uk

By phone: 0118 378 8981

Complaints can be referred to the Information Commissioners Office, the independent body who oversee Data Protection compliance in the UK.

https://ico.org.uk/make-a-complaint/

Please be advised that the ICO may request that you raise any issue with us first before they will consider your concern.

**Changes to this notice**

We keep our privacy notices under regular review to ensure best practice and compliance with the law.

This privacy notice was last updated on 19/08/2020.

We may change this privacy notice from time to time. If we make significant changes in the way we treat your personal information we will make this clear on our website and may seek to notify you directly.

**How to contact us**

If you have any questions about this notice, our University Data Protection Officer can be contacted at:

IMPS, The University of Reading, Whiteknights House, Shinfield Road, Whiteknights, Reading, RG6 6UR UK.

Telephone: 0118 378 8981. Email: imps@reading.ac.uk