



**SURVEILLANCE CAMERA
COMMISSIONER**

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Data protection impact assessments template for carrying out a data protection impact assessment on surveillance camera systems



Project name: CCTV at the Leisure Green, Draycott, Derby

Data controller(s): Draycott and Church Wilne Parish Council

This DPIA template should be completed with reference to the guidance provided by the Surveillance Camera Commissioner and the ICO. It will help you to identify whether the use of surveillance cameras is appropriate for the problem you wish to address, assess the risks attached to your project and form a record of your decision making.

1. Identify why your deployment of surveillance cameras requires a DPIA¹:

- | | |
|---|---|
| <input type="checkbox"/> Systematic & extensive profiling | <input type="checkbox"/> Large scale use of sensitive data |
| <input checked="" type="checkbox"/> Public monitoring | <input type="checkbox"/> Innovative technology |
| <input type="checkbox"/> Denial of service | <input type="checkbox"/> Biometrics |
| <input type="checkbox"/> Data matching | <input type="checkbox"/> Invisible processing |
| <input type="checkbox"/> Tracking | <input type="checkbox"/> Targeting children / vulnerable adults |
| <input type="checkbox"/> Risk of harm | <input type="checkbox"/> Special category / criminal offence data |
| <input type="checkbox"/> Automated decision-making | <input type="checkbox"/> Other (please specify) |

2. What are the timescales and status of your surveillance camera deployment? Is this a proposal for a new deployment, or the expansion of an existing surveillance camera system? Which data protection regime will you be processing under (i.e. DPA 2018 or the GDPR)?

This is an expansion of an existing surveillance camera system that is already in place at the Leisure Green. We will be processing under the DPA 2018

Describe the processing

3. Where do you need to use a surveillance camera system and what are you trying to achieve?

Set out the **context** and **purposes** of the proposed surveillance cameras or the reasons for expanding an existing system. Provide evidence, where possible, including for example: crime statistics over an appropriate time period; housing and community issues, etc.

The current CCTV system comprising of 4 cameras was installed at the Leisure Green in July 2017 as a collaborative initiative with the Scout Hall, Table Tennis Club, Army Cadet Force and the Parish Council. The three club's had experienced high levels of Anti Social Behaviour around their buildings (drug taking, alcohol consumption, verbal abuse, interruption to sessions through noise / knocking on doors etc) The police and safer neighbourhoods team supported the installation and positioning of the cameras. The persons undertaking the ASB have worked out where the current cameras are positioned and have utilised the areas not covered by the cameras. The local police support the initiative to increase the number of cameras to cover the whole of the Leisure Green. The proposed surveillance camera system aims to support and supplement existing efforts to address the ASB by

¹ <https://ico.org.uk/for-organisations/guide-to-data-protection/guide-to-the-general-data-protection-regulation-gdpr/data-protection-impact-assessments-dpias/when-do-we-need-to-do-a-dpia/>

acting as a deterrent to disorder, and recording evidence when it does occur. This will contribute to a reduction in alcohol / drug related disorder and ASB and improve public perceptions of personal safety for users of the Leisure Green and those who walk through it.

4. Whose personal data will you be processing, and over what area? Set out the **nature** and **scope** of the personal data you will be processing. Who are the data subjects, and what kind of information will you be collecting about them? Do they include children or vulnerable groups, and what is the scale and duration of the processing?

We will be processing members of the public's personal data who use or walk through the Leisure Green. We will also be recording vehicle registrations whilst in the car park. This will include children or vulnerable groups. The images will be recorded for a maximum period of 14 days.

5. Who will be making decisions about the uses of the system and which other parties are likely to be involved? Will you be the sole user of the data being processed or will you be sharing it with other organisations or agencies? Record any other parties you would disclose the data to, for what purposes, and any relevant data sharing agreements. Note that if you are processing for more than one purpose you may need to conduct separate DPIAs.

The operatives of the system are from Draycott and Church Wilne Parish Council who are the clerk and 1 designated councillor who are both trained on the reviewing and recording of the data. The data will only be disclosed to the authorised agencies when requested for the purposes of evidencing crime or supporting their activities in searching for individuals. Individuals can request a copy of the CCTV data which contain their personal data.

6. How is information collected? (tick multiple options if necessary)

- | | |
|--|---|
| <input checked="" type="checkbox"/> Fixed CCTV (networked) | <input type="checkbox"/> Body Worn Video |
| <input type="checkbox"/> ANPR | <input type="checkbox"/> Unmanned aerial systems (drones) |
| <input checked="" type="checkbox"/> Stand-alone cameras | <input type="checkbox"/> Redeployable CCTV |
| <input type="checkbox"/> Other (please specify) | |

7. Set out the information flow, from initial capture to eventual destruction. You may want to insert or attach a diagram. Indicate whether it will include audio data; the form of transmission; the presence of live monitoring or use of watchlists; whether data will be recorded; whether any integrated surveillance technologies such as automatic facial recognition are used; if there is auto deletion after the retention period. You may have additional points to add that affect the assessment.

The footage is captured by the cameras situated on the floodlights and transmitted via an IP transmitter to the Scout Hall. The fixed cameras on either side of the Scout Hall are wired directly to the system. The Network Video Recorder (NVR) records and retains the images from the cameras for a period of upto 14 days in a continuous loop. The NVR is situated in a locked storage cupboard which only the Clerk and 1 designated Councillor have access to. Any approved recordings are taken from the NVR via memory stick and delivered / collected by hand to ensure receipt. Any requests for viewing of the data is logged by the reviewer with the action taken (no evidence found / memory stick provided)

8. Does the system's technology enable recording?

Yes No

If recording is enabled, state where it is undertaken (no need to stipulate address, just Local Authority CCTV Control room or on-site will suffice for stand-alone camera or BWV), and whether it also enables audio recording.

Recording is undertaken at the Scout Hall in a locked purposed built cupboard, it does not enable audio recording

9. If data is being disclosed, how will this be done?

- Only by on-site visiting
- Copies of footage released (detail method below, e.g. encrypted digital media, via courier, etc)
- Off-site from remote server
- Other (please specify)

Copies of footage will be released to either an individual who has requested a copy of their personal data or to authorised agencies to aid the evidence of a crime / find individuals. The images will be downloaded onto a memory stick and either collected or hand delivered

10. How is the information used? (tick multiple options if necessary)

- Monitored in real time to detect and respond to unlawful activities
- Monitored in real time to track suspicious persons/activity
- Compared with reference data of persons of interest through processing of biometric data, such as facial recognition.
- Compared with reference data for vehicles of interest through Automatic Number Plate Recognition software
- Linked to sensor technology
- Used to search for vulnerable persons
- Used to search for wanted persons
- Recorded data disclosed to authorised agencies to support post incident investigation, including law enforcement agencies
- Recorded data disclosed to authorised agencies to provide intelligence
- Other (please specify)

Upon request by an individual for their personal data

Consultation

11. Record the stakeholders and data subjects you have consulted about the deployment, together with the outcomes of your engagement.

Stakeholder consulted	Consultation method	Views raised	Measures taken
Army Cadet Force	Email	Request that a camera views their buildings entrance to stop the ASB	Put into the design specification
Table Tennis Club	Meeting	Support the expansion of the system and have supported the expansion by offering the use of their broadband. Also suggested areas to ensure the cameras capture	Put into the design specification
Scout Hall	Email	Support the expansion, happy to keep the NVR within the Scout Hall and approve of the extra Camera	Put into the design specification
Safer Neighbourhood Team	Meeting	Support the expansion of the scheme	
Members of the public	Notified of the intention via local magazine and meeting minutes	No feedback received	
Draycott Village Fund Members	Cllr attended their meeting	Support for the expansion of the scheme	

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Consider necessity and proportionality

12. What is your lawful basis for using the surveillance camera system? Explain the rationale for your chosen lawful basis under the relevant data protection legislation. Consider whether you will be processing special categories of data.

Under section 17 of the Crime and Disorder Act 1988 a local council has a duty to: exercise its various functions with due regard to the likely effect of the exercise of those functions on, and the need to do all that it reasonably can to prevent,

- crime and disorder in its area (including anti social behaviour and other behaviour adversely affecting the local environment
- the misues of drugs, alcohol and other substances in its area and;
- re-offending in its area

In addition Section 31 of the Local Government and Rating Act 1997 permits a local council, in order to prevent or detect crime to:

- install and maintain any equipment
- establish and maintain any scheme, or
- assist others to install and maintain any equipment or to establish and maintain any scheme

The Law Enforcement Directive (LED) enables the Council to process personal information without some of the normal safeguards required by the General Data Protection Regulations. LED controls the processing of personal data were it relates to the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties, including the safeguarding against, and the prevention of threats to public security. The Council also uses CCTV camera systems under Section 163 Criminal Justice and Public Order Act 1994.

13. How will you inform people that they are under surveillance and ensure that they are provided with relevant information? State what privacy notices will be made available and your approach to making more detailed information available. Consider whether data subjects would reasonably expect to be under surveillance in this context.

The Council has:-

- Developed a CCTV Policy that describes in detail who has responsibility and accountability for all Public Space surveillance camera system activities including images and information collected, held and used.
- Published the locations of its CCTV cameras and other information relating to the CCTV system on its Website at the following address <https://www.draycott-pc.gov.uk/policies>
- A consistent CCTV signage policy. All areas where CCTV is in use will have clear, consistent signs exhibited to comply with the Data Protection Act; this is to advise people that they are about to enter an area covered by CCTV cameras or to remind them that they are still in an area covered by CCTV. The signs will also act as an additional deterrent. CCTV signs will not be displayed in areas, which do not have CCTV cameras. Signs will carry the outline of a CCTV camera. The information on the sign will explain who runs them (Draycott and Church Wilne Parish Council) and a contact number (01332 875278). The signs, position and the message will be large enough to enable people to easily read the information on it.
- Recognises that individuals whose information is recorded have a right to be provided with that information or, if they consent to it, view that information. Requests will be dealt with promptly. It should be noted that Individuals will only have 14 days to make a request before the footage is automatically deleted. All requests are subject to operational considerations for example where; - Footage has been

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requested by and/or passed to the Police as part of an investigation of a crime; or - Footage has been requested in respect of a road traffic collision and the information has been passed to insurers; or - Any relevant exemptions that might be considered to apply in respect of the Data Protection Act 1998.

- A complaints procedure that can be used for any complaints received regarding CCTV operations.

Anyone wishing to make comments or observations about the CCTV system should write or email the Clerk whose contact details can be found in the CCTV Policy.

14. How will you ensure that the surveillance is limited to its lawful purposes and the minimum data that is necessary for those purposes? Explain the adequacy and relevance of the data you will be processing and how it is limited to the purposes for which the surveillance camera system will be deployed. How will you know if it is delivering the benefits it has been deployed for?

The cameras work 24/7 and will record all activities occurring within their viewing capacity. The viewing of this data will only occur when requested by appropriate and authorised authorities. We will know that it is delivering the benefits by the reduction in incidents reported to the police and by reports from the groups on the reduction of incidents occurring to them and attendees of the clubs

15. How long is data stored? (please state and explain the retention period)

14 days - the NVR works on a continuous loop recording over itself after the 14 day period - the retention period of 14 days is considered a long enough period for any approved authorities to contact the Council to ask for the images to be reviewed to support any crime issues

16. Retention Procedure

- Data automatically deleted after retention period
- System operator required to initiate deletion
- Under certain circumstances authorised persons may override the retention period, e.g. retained for prosecution agency (please explain your procedure)

17. How will you ensure the security and integrity of the data? How is the data processed in a manner that ensures appropriate security, protection against unauthorised or unlawful processing and against accidental loss, destruction or damage? What measures do you take to ensure processors comply? How do you safeguard any international transfers?

The NVR system is situated in a locked purpose built cupboard, in a private room at the scout Hall. The system is password protected. Upon an approved request for the Council to view the recordings, if evidence is found (or personal data is found) the images will be downloaded onto a memory stick. The person will either collect the memory stick (showing proof of ID) or the Clerk or Councillor will hand deliver the memory stick (again asking for proof of ID) We will not transfer data internationally.

18. How will you respond to any subject access requests, the exercise of any other rights of data subjects, complaints or requests for information? Explain how you will provide for relevant data subject rights conferred under the legislation. You must have procedures in place to respond to requests for camera footage in which a subject appears, and to respond to any other request to meet data protection rights and obligations.

The council recognises that individuals whose information is recorded have a right to be provided with that information or, if they consent to it, view that information. Requests will be dealt with promptly. It should be noted that Individuals will only have a maximum of 14 days to make a request before the footage is automatically deleted. All requests are subject to operational considerations for example where; - Footage has been requested by and/or passed to the Police as part of an investigation of a crime; or - Footage has been requested in respect of a road traffic collision and the information has been passed to insurers; or - Any relevant exemptions.

The individual will be asked to supply an upto date photograph of themselves to enable the operator to identify the person on any recordings and any approximate times that they may have been recorded to assist with the viewing

19. What other less intrusive solutions have been considered? You need to consider other options prior to any decision to use surveillance camera systems. For example, could better lighting or improved physical security measures adequately mitigate the risk? Does the camera operation need to be continuous? Where you have considered alternative approaches, provide your reasons for not relying on them and opting to use surveillance cameras as specified.

We have already put up extra security fencing around each building (with push button exits) to stop the ABS taking place behind each building, we have installed floodlights over the MUGA on a timer to make the area more visible. The camera operation needs to be continuous to enable the detection of crime. The fences have helped but the perpetrators have worked out where there are no cameras and situate themselves there for the ASB activities, therefore the expansion of the camera system is the next step

20. Is there a written policy specifying the following? (tick multiple boxes if applicable)

The agencies that are granted access

How information is disclosed

How information is handled

Are these procedures made public? Yes No

Are there auditing mechanisms? Yes No

If so, please specify what is audited and how often (e.g. disclosure, production, accessed, handled, received, stored information)

The CCTV policy is reviewed and approved annually by the Parish Council. An internal auditor reviews processes and policies on an annual basis of which this is included. We have an annual maintenance contract with the supplier who verifies and upgrades the system as required

Identify the risks

Identify and evaluate the inherent risks to the rights and freedoms of individuals relating to this surveillance camera system. Consider, for example, how long will recordings be retained? Will they be shared? What are the expectations of those under surveillance and impact on their behaviour, level of intrusion into their lives, effects on privacy if safeguards are not effective? Could it interfere with other human rights and freedoms such as those of conscience and religion, expression or association. Is there a risk of function creep? Assess both the likelihood and the severity of any impact on individuals.

Describe source of risk and nature of potential impact on individuals. Include associated compliance and corporate risks as necessary.	Likelihood of harm	Severity of harm	Overall risk
Length of time the recordings are retained - if the recording fails, this could lead to a false sense of feeling safe when at the Leisure Green - mitigation is to perform a daily remote check of the system to ensure it is working effectively	Remote, possible or probable Remote	Minimal, significant or severe Minimal	Low, medium or high Low
Sharing of recordings - the CCTV policy and procedures mitigate the risk of inappropriately sharing the recordings	Remote	Minimal	Low
Intrusion - the Signage and policies clearly state that there are cameras in operation. Where the cameras view onto private property the cameras are configured to black out the part of the image that contains any windows	Remote	Minimal	Low
Function Creep - the cameras will not be deployed elsewhere	Remote	Minimal	Low

Describe source of risk and nature of potential impact on individuals. Include associated compliance and corporate risks as necessary.	Likelihood of harm	Severity of harm	Overall risk
The system can only be accessed via keys to the Scout Hall gate, scout hall door and the CCTV cupboard. The NVR is password protected. If the scout hall was broken into and the NVR stolen, the Council would report this to the supplier who would stop the camera feeds	Remote, possible or probable Remote	Minimal, significant or severe Significant	Low, medium or high Low
The only operatives of the system are the clerk plus one designated councillor (for holiday cover) They have been trained and have agreed to abide by the CCTV policy and procedures. Any wrongdoing by the clerk would result in disciplinary action. Any wrongdoing by the Councillor would result in an investigation by the Monitoring Officer	Remote	Significant	Low

Address the risks

Explain how the effects of privacy enhancing techniques and other features mitigate the risks you have identified. For example, have you considered earlier deletion of data or data minimisation processes, has consideration been given to the use of technical measures to limit the acquisition of images, such as privacy masking on cameras that overlook residential properties? What security features, safeguards and training will be in place to reduce any risks to data subjects. Make an assessment of residual levels of risk.

Note that APPENDIX ONE allows you to record mitigations and safeguards particular to specific camera locations and functionality.

Identify additional measures you could take to reduce or eliminate risks identified as medium or high risk			
Options to reduce or eliminate risk	Effect on risk	Residual risk	Measure approved?
Training by the CCTV Supplier - full training is provided as part of the installation of the system	Eliminated reduced accepted Reduced	Low medium high Low	Yes/no Yes
Pre-purchase of Memory Sticks - to ensure that if an approved request is made for images from the system, memory sticks are available to record the data onto	Eliminate	Low	Yes
Damage to any of the system- the supplier will be contacted and the system will be fixed - the council will pay for a maintenance contract	Accepted	Low	Yes

Options to reduce or eliminate risk	Effect on risk	Residual risk	Measure approved?
	Eliminated reduced accepted	Low medium high	Yes/no

Authorisation

If you have not been able to mitigate the risk then you will need to submit the DPIA to the ICO for prior consultation. [Further information](#) is on the ICO website.

Item	Name/date	Notes
Measures approved by: Draycott and Church Wilne Parish Council	Full Council - 9 th February 2020	Integrate actions back into project plan, with date and responsibility for completion.
Residual risks approved by: Not applicable		If you identify a high risk that you cannot mitigate adequately, you must consult the ICO before starting to capture and process images.
DPO advice provided by: - Parish Clerk	Sheena Butcher	DPO should advise on compliance and whether processing can proceed.
Summary of DPO advice No residual risks identified as high, therefore the Council and the clerk agree that the Data Impact Assessment for the Leisure Green has been completed		
DPO advice accepted or overruled by: (specify role/title)		If overruled, you must explain your reasons.
Comments:		
Consultation responses reviewed by: Paul Riley - Scout Leader and former responsible officer for the CCTV system		If your decision departs from individuals' views, you must explain your reasons.

Comments: Paul reviewed all documents relating to the existing CCTV camera system (Installed from 2017 - February 2021) and has approved the policy and procedures, Data Impact Assessment and the CCTV Self Assessment document

This DPIA will be kept under review by:
Draycott and Church
Wilne Parish Council

The DPO should also review ongoing compliance with DPIA.

APPENDIX ONE

This template will help you to record the location and scope of your surveillance camera system and the steps you've taken to mitigate risks particular to each location.

Location: Each system operator/owner should list and categorise the different areas covered by surveillance on their system. Examples are provided below.

Location type	Camera types used	Amount	Recording	Monitoring	Assessment of use of equipment (mitigations or justifications)
Lesiure Green	All	4	24hrs	Daily inspection to ensure all are working. Not monitered - only viewed where appropriately requested	High level asb ongoing problems - to assist with evidence of crime / asb CCTV areas have clear signage stating its use and purpose with our contact details

APPENDIX TWO: STEPS IN CARRYING OUT A DPIA



APPENDIX THREE: DATA PROTECTION RISK ASSESSMENT MATRIX

Use this risk matrix to determine your score. This will highlight the risk factors associated with each site or functionality.

Matrix Example:

	Camera Types (low number low impact – High number, High Impact)								
	→								
Location	Green	Green	Green	Orange	Orange	Orange	Orange	Orange	Orange
Types	Green	Green	Green	Orange	Orange	Orange	Orange	Orange	Orange
A (low impact)	Green	Green	Green	Orange	Orange	Orange	Orange	Orange	Orange
Z (high impact)	Orange	Orange	Orange	Orange	Red	Red	Red	Red	Red
	Orange	Orange	Orange	Orange	Red	Red	Red	Red	Red
	Orange	Orange	Orange	Orange	Red	Red	Red	Red	Red
	Orange	Orange	Orange	Orange	Red	Red	Red	Red	Red
	Orange	Orange	Orange	Orange	Red	Red	Red	Red	Red

NOTES

All 8 cameras are HD recorders, designed to capture images of people and cars within the Leisure Green area that would enable appropriate authorities to identify individuals / vehicles. the residual risk factor for all cameras is Low

