Appendix 1



Reference Number: LPS 084

DATA SHARING PROTOCOLS

BETWEEN

LAND AND PROPERTY SERVICES (Department of Finance)

And

MID-ULSTER DISTRICT COUNCIL

1.	Parties to the agreement						
	Department of Finance Land and Property Services 7 Lanyon Place Belfast BT1 3LP Hereinafter referred to as LPS	Mid-Ulster District Council Directorate of Public Health and Infrastructure 50 Ballyronan Road Magherafelt BT45 6EN Hereinafter referred to as MUDC					
2.	Introduction						
	LPS has a statutory duty to levy and collect rates under Article 9(4) of the 1977 Order. Rates comprise the "regional rate" which is made by the Northern Ireland Executive and the "district rate" struck by individual district councils. LPS has a power to require rating information from occupiers under Article 26 of the 1977 Order.						
	Rating information is required by district councils both to set and ensure the effective and efficient collection of the district rate by LPS and to assist in the conduct of legal proceedings.						
	The provision of accurate occupation information is essential to permit the effective, timely and efficient collection of rates in Northern Ireland.						
	District councils are empowered under section 104 of the Local Government Act (Northern Ireland) 1972 to make arrangements with government departments for the exercise of functions by a district council on behalf of a department.						
	It is agreed that MUDC will carry out inspections of properties for LPS and provide to LPS the information set out in Schedule 8 of this data sharing agreement.						
	MUDC, acting as an agent for LPS, will endeavour to insper properties on a list provided from the LPS database, record the occupancy status of the property, obtain information from the occupa or owner to enable updating of the Abbacus rates IT system to ensu accurate billing and to maximise collection of rates due.						

	Most information sharing will be from LPS to the Council, for the purpose of enabling timely and accurate revaluations and maintenance of the valuation list, plus compilation of related administrative reporting and datasets. This, in turn, facilitates accurate, effective and efficient collection of rates. LPS and MUDC in sharing information on commercial properties and non-domestic customers can assist each other in fulfilling their respective statutory duties in relation to preventing fraud, detecting crime and assessing, collecting and imposing rates under section 29 of the Data Protection Act (DPA). MUDC also assists LPS in the conduct of its legal proceedings under section 35 of the DPA.					
3.	Interpretation All references to the Data Protection Act (DPA), definitions within the DPA and sections of the DPA will default to the equivalent definitions or relevant sections of the General Data Protection Regulations (GDPR) when it replaces the DPA in May 2018.					
	Anonymised data is information from which no individual can be identified.					
	Data controller has its DPA meaning being a person or organisation (either alone or jointly or in common with other persons or organisations) which determines the purposes for which and the manner in which any personal information is to be processed.					
	Data processor has its DPA meaning being any person or organisation (other than an employee of the data controller) who processes information on behalf of the data controller.					
	DPA means the Data Protection Act 1998 which is the legislation that governs the handling and protection of information relating to living people.					
	The data protection principles refer to the eight DPA rules which all organisations processing personal data must conform.					
	Data subject means an individual who is the subject of the personal data.					
	Data sharing means the disclosure of data from one or more organisations to a third party organisation or organisations, or the					

sharing of data between different parts of an organisation. It can take the form of systemic, routine data sharing where the same information is shared between the same organisations for an established purpose, or one off decisions to share data for any of a range of purposes.

Data sharing agreement means the common set of rules to be adopted by the various organisations involved in a data sharing operation.

DoF means the Department of Finance

Environmental Information Regulations 2004 – legislation that provides rights of public access to environmental information held by public authorities.

EIR request – a request by a member of the public for access to environmental information held by a public authority. In most cases, the public authority must provide a response to the request within 20 working days of receipt.

FOIA means the Freedom Of Information Act 2000 the legislation that provides public access to third-party, non-environmental information held by public authorities.

FOI request means a request from a member of the public for access to third-party, non-environmental information held by a public authority. The public authority must provide a response to the request within 20 working days of receipt.

GDPR means the General Data Protection Regulation which will replace the 1998 Data Protection Act on 25th May 2018.

ICO means the Information Commissioner

NAV means the net annual value of a hereditament / property

Personal data means information which relates to a living individual who can be identified from that information and other information in the possession of the data controller. It includes any expression of opinion about the individual and any indication of the intentions of the data controller or any other person in respect of the individual.

DPIA means a Data Privacy Impact Assessment which is a

	comprehensive process for determining the privacy, confidentiality and security risks associated with the collection, use and disclosure of personal data.						
	Processing of data has its DPA meaning of any activity involving personal data information. This includes obtaining, recording or holding the data or doing any work to it such as organising, adapting, changing, erasing or destroying it.						
	Registration – The ICO maintains a public register of data controllers. Each register entry includes the name and address of the data controller and details of the types of personal data they process. Notification is the process by which a data controller's details are added to the register.						
	Sensitive personal data – personal information about an individual's race or ethnic origin; political opinions; religious or other similar beliefs; trade union membership; health; sexuality; criminal proceedings or convictions. Sensitive personal data can only be processed under strict conditions (see relevant sections of the DPA).						
	Subject access request – a written request from an individual for information which is held about them. The data controller must respond to the request within 40 calendar days of receipt.						
	The 1997 Order means the Rates (Northern Ireland) Order 1977						
	The 2007 Act means the Serious Crime Act 2007						
4.	Purpose						
	Disclosure of property details to MUDC is necessary to facilitate property inspections and in doing so the MUDC confirms to LPS the rateable condition of a property.						
	This means the penny product is accurately calculated, so that MUDC receives a more accurate indicative budget and property users receive reliable and timely rate bills. LPS will match this data with that which it already holds in order to calculate penny product and assess commercial rates liabilities. There are no known unintended consequences.						

	 Sharing this information will – (a) Enable statutory powers to work collaboratively and effectively with a view to securing proper payment of rates by property owners; (b) Enable LPS to maintain an accurate non-domestic property stock schedule; and (c) Enable better financial planning, so the MUDC under Article 8(4) of the 1977 Order may strike a more equitable rate and promote economic wellbeing throughout the district. (d) The parties agree that the relevant information shall not be used for any purpose other than that specified above.
5.	Legal Basis for Data Sharing
	 LPS has a statutory duty under Article 9(4) of the 1977 Order to collect rates. This requirement permits, under Article 26, the gathering of information on those who should be levied and, where necessary, to pursue fraud, non-payment or evasion of taxation and rates.
	 2. In disclosing the relevant information, district councils have statutory duties under the 1977 Order, Articles 26 and 57(1) to: (a) Article. 26 – Power of DoF to require information as to occupation /ownership; (b) Article. 57 – Duties of public bodies, including district councils, to assist with respect to alterations in the valuation list.
	3. Under the1977 Order, LPS provides to MUDC the information set out in Schedule 8 to this data sharing agreement, so that MUDC may inspect non-domestic properties on behalf of LPS in order to check whether or not they are vacant. MUDC act as LPS's agents with formal LPS authorisation in this regard. MUDC will be issued with lists of non-domestic property addresses for the purposes of vacancy inspections. LPS provides information to MUDC for the purposes of:
	 (a) Updating the Valuation List, including maintenance of the vacant property schedule; and (b) Collating aggregated data for penny product calculation purposes.

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Organisations Involved					
This agreement is between LPS and MUDC. No other organisations or individuals are permitted to share the information, without the express written agreement of the originating data controller of the information in question. The following staff will be involved in this process:					
Responsible Officers					
MUDC and LPS will nominate officers who will be responsible for the management of this data sharing agreement. These officers are:					
 For MUDC: Willie Wilkinson Position: Head of Building Control Email: Willie.Wilkinson@midulstercouncil.org Tel: 03000 132132 Ext 22208 					
 For LPS: Geoff Crouch. Position: Central Investigations Team, LPS. Email: geoff.crouch@finance-ni.gov.uk Tel: 028 9033 6329 					
Data to be Shared					
 a) The information to be shared between these organisations under this agreement for the purposes of valuation and rating administration will consist of details of persons and details of properties, as set out below. This includes personal data but excludes personal sensitive data which will not be shared. b) The information to be provided by LPS is for non-domestic and mixed properties in the MUDC area and includes the following details: Property ID. UPRN. X Y Coordinates. NAV / CV. Property Description Property Address: House Number /Name Street 					

	Townland
	Town
	Postal Town
	Postal Town
	Ward Name
	Ratepayer Name.
	Property Description.
C)	LPS will provide name and address details to MUDC, who will provide LPS with all or some of the details specified in the agreed format.
d)	The initial information is available on LPS's properties database extracted from the Abbacus, IT rating system. The requested information is produced by Council officers inspecting buildings.
e)	The information held by LPS is collected for the purposes of valuation and rating. The information collected by the Council officers is collected on behalf of LPS for the purposes of valuation and rating.
f)	Details of properties provided to MUDC should be via secure means electronically by encrypted email or secure encrypted file transfer protocol (SFTP). The completed details requested are returned to LPS by the same method. Alternatively information can be returned in sealed envelope addressed to the nominated responsible officers with appropriate security marking: Restricted.
g)	Regular inspections are undertaken to ensure the data is kept up to date.
h)	Inspections should occur at least annually.
9. Inform	nation use
a)	LPS will use the information collected on properties to keep valuation and rating calculation and administration systems on properties accurate and up-to-date.
b)	LPS and the MUDC will ensure the information shared under this agreement will only be used for those purposes set out in Section 2 above.
c)	The originating party of information remains the data controller. LPS becomes the data controller of information collected by MUDC officers on commercial properties.
(h	Sensitive personal information is not to be shared.
· · · ·	Neither party receiving information will release it to a third party without the express written agreement of the data controller of

	that information.						
	 f) If a partner leaves the agreement, the information shared will revert to the original data controller. 						
10.	Requests for information						
	If either party to this agreement receives a subject access, EIR or FOI request and relevant data is found to be the responsibility of the other party as data controller, the recipient of the request will contact the data controller to determine how the request shall be processed.						
	Requests will be dealt with under the DPA (or GDPR), FOIA, Environmental Information Regulations 2004 and related relevant legislation.						
11.	Responsibilities of each party						
	 a) LPS is the data controller and owner of the information and MUDC is the data processor of valuation and rating information passed for rating and valuation purposes; b) This agreement does not give unrestricted access to information the other party may hold but sets out parameters for the safe and secure sharing of information for a justified need to know purpose; c) LPS has responsibility as data controller for the information at all times, though the MUDC must comply with the Data Protection Act or when it comes into effect, the General Data Protection Regulations and this agreement while processing the information; d) Each party has responsibility for ensuring they have organisational and security measures in place to protect the lawful use of any information shared. Each will ensure a reasonable level of security for supplied information, personal or non-personal, and process the information accordingly; e) Each party is responsible for ensuring they meet the conditions set out in the DPA, or when it comes into effect GDPR, when processing personal information to ensure the information is used and disclosed lawfully; 						

	g) Each party will ensure that staff are only given access to personal data where there is a legal right, in order for them to					
	perform their duties in connection with the delivery of this					
	service; h) Each party is responsible for ensuring that any staff accessing					
	shared information under this agreement are trained and fully					
	aware of their responsibilities under the DPA, or when it comes into effect the GDPR to maintain the security and confidentiality					
	of personal information;					
	i) Each party should ensure that any staff accessing shared					
	information follow the procedures and standards that have been agreed and incorporated within this agreement;					
	j) Each party must have a retention and disposal policy in place					
	k) The party originally supplying the information must be notified					
	immediately of any breach of confidentiality or incident involving a risk or breach of the security of information;					
	I) Neither party should assume that any non-personal information					
	is not sensitive and can be freely shared. The originating partner should be contacted before any further sharing takes					
	place;					
	m) Each party reserves the right to carry out an audit or review of					
	the other party's compliance within the terms of this agreement and both parties agree to co-operate fully with any such audit or					
	review. The parties will give 28 days' notice of such a review;					
	 n) Each party will share with the other party the outcome of any audits or reviews that have been carried out on its activities; 					
	o) Any relevant information discovered to be inaccurate or					
	inadequate for the specified purpose will be brought to the					
	attention of the originator of that data. The originator will be responsible for correcting the data and notifying all other					
	recipients of the corrections.					
12.	Security					
	a) Both parties will take appropriate technical and organisational					
	measures against unauthorised or unlawful processing of personal data and against accidental loss to, destruction of, or					
	damage to, personal data.					
	b) Specific security arrangements which will be taken to protect the					
	information, including acourt transfer, as outlined above					
	information, including secure transfer, as outlined above. c) Information will be stored as is appropriate for its nature under					

	effect the GDPR. DoF Departmental and council data security policies and procedures will be adhered to.d) Each party will ensure that only officers of either the MUDC or LPS who have a genuine business need to see the data will have access to it.
13.	Retention and disposal
	 a) When the MUDC has completed its processing of information for rating and valuation purposes, it will destroy any copies of information it possesses, and shall do so at least within one month of cessation of processing b) LPS as data controller shall retain and then dispose of information held for valuation and rating purposes in accordance with the DoF Retention and Disposal Schedule, v1.3 December 2016, namely Section 3, 16. c) Electronic files will be deleted according to standard NICS data security protocols. d) Paper records will be disposed of by appropriate secure means such as shredding or incineration and in accordance with NICS data security protocols.
14.	Security incidents or data breaches
	 a) If a data security breach is discovered by either party, it will be reported to the Information Manager for the data controller, and for each party. The Data Security Breach Management Plan for the data controller will be instigated and the incident investigated. b) If required, immediate action may be taken to temporarily suspend the agreement until the breach is remedied. c) Each party must be fully engaged in the resolution of an incident in the security and the incident in the taken to temporarily and the incident incident in the taken to temporarily suspend the agreement until the breach is remedied.
	 by assisting in the investigation being carried out by the responsible partner d) In the event of an incident within LPS, the responsible IAO within DoF will instigate an investigation in line with the DoF, Data Breach Management Plan.
15.	Commencement/Review/Termination of Data Sharing Agreement

	a)	This data sharing agreement shall commence on 1 st April 2018.		
	b)	This data sharing agreement may be amended on the mutual written agreement of both parties.		
	C)	This data sharing agreement will be reviewed to incorporate any amendments required by the introduction of GDPR on 25 th May 2018.		
	d)	If any significant change takes place which means the agreement needs amendment, the agreement may be updated as needed and a new version will be signed by the parties and circulated to replace the revoked agreement.		
	e)	Any signatory to this data sharing agreement can make a request for an extraordinary review at any time during the term of the agreement.		
	f)	Should any party wish to terminate the agreement, that party will notify the other by written notice 3 months before the proposed ending of the agreement. Arrangements for ensuring the secure deletion or disposal of all shared data will be undertaken as soon as practicable after the termination date.		
	g)	Written notice, unless an alternative service recipient has been agreed in writing by the responsible officers, must be served on the responsible officers and be sent by first class post to their business address or, electronically to their email address (see clause 6 for these email addresses)		
	h)	Electronic service may be sent to the responsible officer during a working Monday to Friday weekday (excluding a weekday falling on a bank or public holiday). Where notice is served after 5pm on such a working weekday it will be deemed to have been served on the next working weekday.		
16.	Inden	nnity		
	Each party agrees to indemnify the other in respect of any claim or proceedings for its breach of the agreement.			

17.	Signatures
	I have read, understood and agree to abide by the terms and conditions of this agreement. All information received will only be used for the purpose defined and listed in the agreement.
	Signed on behalf of Mid-Ulster District Council
	Name (block capitals):
	Date
	Signed on behalf of LPS
	Name (block capitals):
	Date

Mid-Ulster Vacancy Inspections on behalf of Land and Property Services

Financial Year	Tranche Number	Number of Properties Inspected	Number of Properties Found Occupied	Properties Requiring Action by LPS	Total of Revised Bills Issued £	Financial Portion to Council (approx.) £
2015/2016	1	90	31	7	£1,202,741.20	£300,685.30
	2					
	3					
Total						£300,685.30
2016/2017	1	90	36	18	£332,540.49	£83,135.13
	2	90	41	6	£198,068.17	£49,517.04
	3	81	28	14	£106,909.86	£26,727.47
Total						£159,379.64
2017/2018	1	82	15	19	£101,323.42	£25,330.86
	2	75	23	6	£88,198.75	£22,049.69
	3	80	7	26	£11,534.24	£2,883.56
Total						£45,650.75

Grand Total £505,715.69

Notes:

The total amounts of all occupied properties has been adjusted, taking into account for Small Business Rate Relief • Sport and Recreation Rate Relief • Residential Homes Rate Relief • Industrial Derating